FORTY-FIRST DAY

(Tuesday, March 23, 1937)

The House met at 10:00 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Calvert.

The roll of the House was called, and the following Members were present:

Mr. Speaker Alexander Alsup $\mathbf{A}\mathbf{mos}$ Baker Rates Beckworth Bell Blankenship Johnson Boethel Bond Boyer Bradbury Bradford Bridgers Broadfoot Brown Burton Cagle Callan Carssow Celaya Cauthorn Cathey Cleveland Colquitt Davis of Haskell Davis of Jasper Davison of Fisher Davisson of Eastland Dean

Deglandon Derden Dickison England Farmer Felty Fielden Fox Fuchs Gibson Graves Hamilton Hankamer Hanna Harbin

Hardin

Harper

Herzik

Harrell Harris of Archer Harris of Dallas Harris of Dickens Hartzog Heflin

Holland Hoskins Howard Hull Hyder Jackson

James Johnson of Ellis

of Tarrant Jones of Angelina Jones of Atascosa Jones of Wise

Keefe Keith Kelt Kenyon Kern King Knetsch Langdon Lankford Lanning Leonard

Leyendecker Little Loggins London Lucas Mann Mauritz Mays

McConnell McCracken McFarland McDonald McKee McKinney Metcalfe

Moffett Monkhouse Morris Morse Newton Nicholson Oliver

Palmer Patterson of Mills Patterson of Travis

Petsch Pope Powell Prescott Quinn Ragsdale Reader Reed of Bowie Reed of Dallas Rhodes Riddle Roark Ross Russell Rutta Schuenemann Settle

Sharpe Shell Simpson Skaggs Smith of Hopkins Smith

of Matagorda

Smith of Tarrant

Stevenson Stinson Stocks Talbert Tarwater Tennant Tennyson Thornberry Thornton Waggoner Walker Weldon Westbrook Winfree Wood

Absent—Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell. Vale

Worley

A quorum was announced present. Prayer was offered by Rev. George W. Coltrin, Chaplain.

LEAVES OF ABSENCE GRANTED

The following Members were granted leaves of absence on account of important business:

Mr. Huddleston for today, on motion of Mr. Prescott.

Mr. Leath for today, on account of important State business, on motion of Mr. Loggins.

Mr. Vale for today, on motion of Mr. McCracken.

Mr. Dollins for today, on motion of Mr. Blankenshsip.

The following Members were granted leaves of absence on account of illness:

Mr. Adkins for today, on motion of Mr. Winfree.

Mr. Jones of Falls for today, on account of illness in his family, on motion of Mr. Rhodes.

Mr. Sewell for today, on motion of Mr. Keefe.

HOUSE BILLS ON FIRST READING

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Bradford:

H. B. No. 1023, A bill to be entitled "An Act creating a special road law

for Jeff Davis County, Texas, providing that said County may fund or refund the indebtedness outstanding against its road and bridge fund as of February 1, 1937, setting forth the method of operation; validating all acts and proceedings heretofore had by of said the Commissioners Court County and officers thereof in respect to the funding or refunding of said indebtedness; validating certain items of indebtedness heretofore authorized by said Commissioners Court; provid-ing this law shall be cumulative of general laws on the subject of roads and bridges and general laws on funding and refunding bonds, not in conflict herewith; enacting provisions incident and relating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency.

Referred to the Committee on Highways and Motor Traffic.

By Mr. Gibson and Mr. Tennant:

H. B. No. 1026, A bill to be entitled "An Act amending Chapter 4, Acts of the Regular Session of the Fortyfourth Legislature, 1935, same being House Bill No. 226 of said Regular Session, authorizing the Criminal District Attorney of the One Hundred Twenty-fourth Judicial District of Texas to appoint two assistants; providing for the appointment, if necessary, of a criminal investigator and stenographer; . . . etc., and declaring an emergency."

Referred to the Committee or Judicial Districts.

Mr. Heflin moved to introduce, at this time, and have placed on first reading, House Bill No. 1024.

The motion prevailed by the following vote:

Yeas-120

Carssow Alsup Cathey Amos Cauthorn Bates Beckworth Cleveland Bell Colquitt Davis of Haskell Blankenship Davis of Jasper **Boethel** Davison of Fisher Boyer Davisson Bradbury of Eastland Bradford Dean Bridgers Deglandon Broadfoot Dickison Brown England Burton Cagle Callan Farmer Felty

Fox Monkhouse Gibson Morris Hamilton Morse Newton Hankamer Nicholson Hanna Oliver Hardin Palmer Harper Harrell Patterson Harris of Dallas of Travis Harris of Dickens Pope Heflin Powell Herzik Prescott Holland Quinn Hoskins Ragsdale Hull Reader Hyder Reed of Bowie Jackson Reed of Dallas Rhodes James Johnson of Ellis Riddle Roark Johnson of Tarrant Ross Jones of Angelina Russell Jones of Atascosa Rutta Jones of Wise Schuenemann Keefe Settle Keith Sharpe Kelt Shell Kern Simpson Skaggs King Knetsch Smith of Hopkins Langdon Smith of Tarrant Lankford Stocks Talbert Lanning Leyendecker Tarwater Little Tennant Tennyson Loggins Thornberry London Thornton Lucas Waggoner Mann McConnell Walker McCracken Weldon McDonald Westbrook McKee Winfree Wood McKinney Metcalfe Worley

Present—Not Voting

Smith of Matagorda

Moffett

Absent

1	
Alexander	Howard
Baker	Kenyon
Bond	Leonard
Celaya	Mauritz
Derden	Mays .
Fielden	McFarland
Fuchs	Patterson of Mills
Graves	Petsch
Harbin	Stevenson
Harris of Archer	
Hartzog	

Absent—Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Heflin:

H. B. No. 1024, A bill to be entitled "An Act declaring it unlawful for any person to sell or furnish any medicines, drugs, cosmetics, biologicals, anti toxins, serums, or ampuls without having attached to the container thereof the date of the manufacturing of the contents and the date that such contents were packed or placed in such container; . . . etc., and declaring an emergency."

Referred to the Committee on Public Health.

Mr. Loggins moved to introduce, at this time, and have placed on first reading, House Bill No. 1025.

The motion prevailed by the following vote:

Yeas--116

Gibson Alsup Graves Amos Hamilton Baker **Bates** Hanna Beckworth Harbin Bell Hardin Blankenship Harper Boethel Harrell Boyer Harris of Archer Bradford Harris of Dallas Harris of Dickens Bridgers Broadfoot Heflin Brown Herzik Holland Burton Hoskins Cagle Callan Hull Hyder Carssow Cathey Jackson Cauthorn James Cleveland Johnson of Ellis Colquitt Davis of Haskell Johnson of Tarrant Davis of Jasper Jones of Angelina Jones of Wise Davison of Fisher Dean Keefe Derden Keith Kelt Dickison Kern England Farmer King Knetsch Felty

Langdon

Fox

Lankford Reed of Dallas Lanning Rhodes Leyendecker Riddle Little Roark Loggins London Russell Rutta Schuenemann Lucas Mann Settle Mauritz Shell McCracken Simpson McDonald Skaggs McKinney Smith of Hopkins Metcalfe Smith Moffett of Matagorda Monkhouse Stocks Morris Talbert Morse Tarwater Newton Tennant Oliver Tennyson Patterson of Mills Thornberry Patterson Thornton Waggoner Walker of Travis Pope Powell Weldon Prescott Westbrook Quinn Winfree Ragsdale \mathbf{w}_{ood} Reader Worley Reed of Bowie

Nays—4

Deglandon McConnell

McKee Nicholson

Absent

Alexander Kenyon Leonard Bond Bradbury Mays Celaya McFarland Davisson Palmer of Eastland Petsch Fielden Ross Fuchs Sharpe Smith of Tarrant Hankamer Hartzog Stevenson

Howard Jones of Atascosa

Absent—Excused

Stinson

Adkins Leath **Dollins** Sewell Huddleston Vale Jones of Falls

The Speaker then laid the bill before the House, it was read first time, and referred to the appropriate committee, as follows:

By Mr. Loggins:

H. B. No. 1025, A bill to be entitled "An Act providing relief of the Center-ville Consolidated School District No. 42 of Trinity County, Texas, in order

to aid said School District in repairing, rehabilitating and equipping its school building which was destroyed by fire on the 15th day of October, 1936; making an appropriation to said District for said property, and declaring an emergency."

Referred to the Committee on Appropriations.

BILL ORDERED NOT PRINTED

On motion of Mr. Metcalfe, Senate Bill No. 227 was ordered not printed.

MOTION TO PRINT ON MINORITY REPORT

Mr. Worley moved that House Joint Resolution No. 16, reported adversely, with a minority favorable report, be printed.

Question recurring on the motion by Mr. Worley, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—49

Langdon Alexander Lanning Bates Little Beckworth London Boyer Bradbury Mays McConnell Bradford McDonald Davis of Haskell Davison of Fisher Metcalfe Moffett Davisson of Eastland Morris Prescott Dean Derden Quinn Ragsdale England Rhodes Fox Harbin Roark Hardin Settle Harris of Archer Simpson Harris of Dickens Skaggs Talbert Hull Tarwater Hyder Tennyson Johnson of Tarrant Thornberry Waggoner Jones of Wise Weldon Kelt Worley Kern King

Nays-78

Callan Alsup Carssow Amos Cathev Bell Blankenship Cauthorn Boethel Cleveland Colquitt Bridgers Davis of Jasper Brown Deglandon Burton Dickison Cagle

Farmer Monkhouse Felty Morse Gibson Newton Nicholson Graves Hamilton Oliver Hankamer Patterson of Travis Hanna Harper Petsch Harrell Pope Harris of Dallas Powell Heflin Reader Reed of Bowie Herzik Holland Reed of Dallas Jackson Ross Russell James Johnson of Ellis Rutta Jones of Angelina Schuenemann Jones of Atascosa Sharpe Keefe Shell Keith Smith of Hopkins Knetsch Smith Lankford of Matagorda Smith of Tarrant Leyendecker Loggins Stevenson Lucas Stinson Mann Stocks Mauritz Tennant McCracken Thornton McFarland Walker McKee Westbrook Wood McKinney

Absent

Baker Howard
Bond Kenyon
Broadfoot Leonard
Celaya Palmer
Fielden Patterson of Mills
Fuchs Riddle
Hartzog Winfree
Hoskins

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

EXPRESSING APPRECIATION TO MEMBERS OF THE HOUSE

The Speaker laid before the House, and had read the following communication:

To The House of Representatives of The State of Texas.

We deeply appreciate your thoughtful expression of sympathy which was of the greatest comfort to us in our sorrow.

DR. AND MRS. W. W. MATTSON AND FAMILY.

AUTHORIZING USE OF CERTAIN HIGHWAY EQUIPMENT

Mr. Ross offered the following resolution:

H. C. R. No. 75, Concerning use of certain equipment.

Whereas, The City of Eastland is in need of equipment for the preparation

of a certain street; and Whereas, The State Highway Department has such equipment desired;

therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the State Highway Department be authorized to loan said equipment to the City of Eastland.

The resolution was read second time, and was adopted.

TO GRANT PERMISSION TO SUE STATE

Mr. Brown offered the following resolution:

H. C. R. No. 76, To grant C. A. Lanier permission to sue the State.

Whereas, On the 13th day of January, A. D., 1936, C. A. Lanier of Alto, Cherokee County, Texas, attempted to move one mule from Nacogdoches County, Texas, into Cherokee County, Texas; and

Whereas, Before being permitted to move said mule into Cherokee County, Texas, he, the said C. A. Lanier, was forced and compelled by the State of Texas and/or the Live Stock Sanitary Commission of the State of Texas, to have said mule dipped for the eradication of fever ticks under the direction of the State of Texas and/or the Live Stock Sanitary Commission of the State of Texas; and

Whereas, It is alleged said mule was, on the 13th day of January, A. D., 1936, dipped for the eradication of fever ticks by the State of Texas and/or the Live Stock Sanitary Commission of the State of Texas, or under the direction of same; and

Whereas, It is alleged said mule died as a direct result of said dipping;

and

Whereas, It is alleged the State of Texas and/or the Live Stock Sanitary Commisssion of the State of Texas failed to use reasonable care in the dipping of said mule and was negligent in the handling of said mule and of having the solution, in which said mule was dipped, insufficiently diluted, and H. C. R. No. 74, Relative to the said alleged negligence on the part of study of farm problems and needs.

the State of Texas and/or the Live Stock Sanitary Commission of the State of Texas, in the handling of said mule, and in not having the solution in which said mule was dipped sufficiently diluted, either or both was the direct cause of the death of said mule;

Whereas, The said C. A. Lanier has never been compensated by the State of Texas and desires to bring suit against the Live Stock Sanitary Commisssion of the State of Texas for the purpose of establishing that the injuries resulting in the death of said mule, and the consequential damages occasioned by the fact that the said C. A. Lanier was deprived of the use of said mule were the direct results of the negligence of the Live Stock Sanitary Commission of the Live Stock Sanitary Commission of the State of Texas and the State of Texas in the handling of said mule in a manner which caused its death as afore set out, and to recover his damages against the Live Stock Sanitary Commission of the State of Texas and/or the State of Texas; therefore, be it

Resolved by the House of Representations.

Resolved by the House of Representatives of the State of Texas, the Senate concurring, That the said C. A. Lanier be, and he is hereby granted permission to bring suit in any court in Cherokee County, Texas, having jurisdiction of the amount in controversy against the Live Stock Sanitary Commission of the State of Texas and/or the State of Texas, to determine whether the injuries, and death of said mule, and damages mentioned herein were due to the negligence of said Live Stock Sanitary Commission of the State of Texas and/or the State of Texas, as set out herein, and to determine the amount of damages, if any, occasioned to the said C. A. Lanier by reason of the injuries and death of said mule; and, be it further Resolved, That service of process

may be had upon the Live Stock Sanitary Commission of the State of Texas and the Attorney General of the State of Texas, as made and provided for in civil suits.

The resolution was read second time, and was referred, by the Speaker, to the Committee on State Affairs.

TO RECOMMEND THE STUDY OF FARM PROBLEMS

Mr. Prescott offered the following resolution:

Whereas, The Regular Session of the Forty-fifth Texas Legislature has agreed to the extension for two (2) years of the Texas Planning Board; and

Whereas, There is a definite need for more investigations as to feasibility of establishment of processing plants for agricultural products in this State for the general welfare of those who gain their livelihood from cultiva-

tion of the soil; and

Whereas, The said State Planning Board during the past two (2) years has given more attention to mineral resources and their development in this State, to data of aid to the commercial fishing industry, and other industrial developments out of proportion to the investigations made to increase markets for farm products, except cotton; therefore, be it

Resolved, That the House of Repre-

Resolved, That the House of Representatives and the State Senate of Texas concur in a demand that the said State Planning Board give more attention during the coming biennium to study and development of those industries the establishment of which will tend to aid our farmers and stock raisers of Texas; and be it further Resolved, That the said State Plan-

Resolved, That the said State Planning Board is hereby instructed to make the study of such industries one of their prime activities to the end that our agricultural interests may profit from their labors.

PRESCOTT, HARDIN, PATTERSON of Mills, BRADBURY.

The resolution was read second time. Mr. Hanna moved that the resolution be referred to the Committee on Live Stock and Stock Raising.

Mr. Prescott moved, as a substitute motion, that the resolution be referred to the Committee on State Affairs.

Question first recurring on the substitute motion, it prevailed.

RELATIVE TO EXPENSE OF CONTINGENT EXPENSE COMMITTEE

Mr. Alsup offered the following resolution:

Whereas, The Contingent Expense Committee has exhausted their credit of \$20.00 allotted them for their expenditures of telephone, telegraph, office supplies and postage; now, therefore, be it

Resolved by the House of Represen-

tatives, That they be allowed an additional credit of \$50.00 for this purpose.

The resolution was read second time, and was adopted.

CONCERNING ADOPTION OF JOINT RULES

The Speaker laid before the House, for consideration at this time, Senate Concurrent Resolution No. 1, Concerning adoption of Joint Rules of the House and Senate.

The Committee on Rules having submitted a report on yesterday in connection with the resolution and recommended the adoption of same.

The report having been printed in the Journal on yesterday.

Mr. McKee offered the following amendment to the resolution:

Amend committee amendment to Senate Concurrent Resolution No. 1, by striking out all of Section 23, and insert in lieu thereof the following:

"During the Regular Session of the Legislature the President of the Senate and the Speaker of the House of Representatives shall upon the request of the author cause to be placed on the calendar of their respective Houses, for consideration each day after the morning call, any and all pending joint resolutions proposing amendments to the Constitution of the State of Texas, and no other bills or resolutions shall be considered, on any particular day, until all such joint resolutions are finally disposed of by the House before which such resolutions are pending."

Mr. Metcalfe moved to table the amendment by Mr. McKee.

The motion to table was lost.

Mr. Morse offered the following amendment to the amendment by Mr. McKee:

Amend the amendment by adding before the first word thereof the following: "Except on Calendar Monday."

The amendment by Mr. Morse was adopted.

Question—Shall the amendment by Mr. McKee, as amended, be adopted?

MESSAGE FROM THE SENATE

Austin, Texas, March 23, 1937. Hon. R. W. Calvert, Speaker of the House of Representatives.

Sir: I am directed by the Senate to

inform the House that the Senate has to the United States of America; passed the following:

S. B. No. 99, A bill to be entitled "An Act making appropriations for the support and maintenance of West Texas State Teachers College and for the erection of permanent improve-ments at the West Texas State Teachers College, and declaring an emergency.'

S. B. No. 121, A bill to be entitled "An Act defining county mutual insurance companies, providing the hazards against which they may write insurance, providing for incorporation of county mutual insurance companies and the requirements therefor, and declaring an emergency.'

S. J. R. No. 13, Proposing an amendment to Article XVI, Section 56, of the Constitution of the State of Texas, providing that the Legislature is authorized to appropriate not to exceed the sum of One Million (\$1,000,000.00) Dollars, per year for a period of five (5) successive years.

S. B. No. 223, A bill to be entitled "An Act to authorize the counties, cities, towns, independent school districts, common school districts, water improvement districts, water control and improvement districts, navigation districts, road districts, levee dis-tricts, drainage districts, and all other municipal corporations, political subdivisions or districts organized and existing under the Constitution and laws of this State, to convey to the United States of America with or without monetary consideration, upon request therefor, title to property, lands, or interest in lands owned by such municipal corporations, political subdivisions or districts, to enable any department or establishment of the United States to carry out the provisions of any Act of Congress in aid of navigation, flood control, or improvement of water courses, and in order to accomplish any and all of the purposes specified in Article 5242 of the 1925 Revised Statutes of Texas, and authorizing any and all such counties, cities, towns, and other public municipal corporations and dislic municipal corporations and districts above enumerated to convey with or without monetary consideration to any other of the political subdivisions herein enumerated which, by resolution of its governing body, may have heretofore or may hereafter agree to acquire and convey corrections or repairs, it shall be inthe same, for ultimate conveyance, cumbent upon the owner of said motor

validating any such conveyance heretofore made by any such political subdivision; providing that if any section, word, phrase, or clause in this Act be declared unconstitutional for any reason, the remainder of this Act shall not be affected thereby, and declaring an emergency."

Senate has concurred in House amendments to Senate Joint Resolution No. 9 by the following vote: Yeas, 28; Nays, 0.

Respectfully,

BOB BARKER. Secretary of the Senate.

HOUSE BILL NO. 128 ON SECOND READING

The Speaker laid before the House, as a special order for this hour, on its second reading and passage to engrossment.

H. B. No. 128, A bill to be entitled "An Act providing for the compulsory adjustment, correction or repair of motor vehicles, and inspection thereof by the Department of Safety of the State of Texas, and providing a penalty for the violation of the provisions of the Act; repealing Article 6696, Revised Civil Statutes of Texas, 1925, and all laws and parts of laws in conflict herewith; providing that the terms of this Act shall be severable, and declaring an emergency."

The bill was read second time.

Mr. England offered the following committee amendment to the bill:

Amend House Bill No. 128, by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. It shall be the duty of the Department of Public Safety of the State of Texas to require every motor vehicle registered in this State which is used over the highways of this State, except implements of husbandry, motor cycles and bicycles with motor attached, to have such motor vehicles inspected with respect to mechanism, brakes and equipment, by designated inspectors and/or at official inspection stations to be designated by the Department of Public Safety of the State of Texas.

vehicle to have such adjustments, corrections or repairs made within the period designated by the Department of Public Safety of the State of Texas.

Sec. 3. The Department of Public Safety of the State of Texas may designate and appoint, subject to existing laws, competent inspectors of motor vehicles to examine motor ve-hicles required to be inspected in accordance with the provisions of this Act, and such inspectors may be delegated to enforce the provisions of the motor vehicle and traffic law. The Department of Public Safety shall have the power to make rules and regulations with respect to the character of the inspections to be made. It shall furnish to designated examiners official certificates of approval, serially numbered, which shall bear the facsimile signature of Chairman of the Department of Public Safety Commission of the State of Texas, and which shall, when issued, bear the registration number of the motor vehicle for which it is issued and shall be countersigned by the inspector and shall bear the true date of issuance. Such certificates of approval may be designed for pasting upon the windshield of any motor vehicle, and if so pasted, shall be pasted upon the lower right-hand corner of the windshield. The Department of Public Safety shall have power to nurchase or lease any property for the purpose of carrying cut the provisions of this Act.

Sec. 4. During the period designated by said Department of Public Safety any police officer, motor vehicle inspector, or member of the Texas Highway Patrol who shall exhibit his badge or other sign of authority may stop any motor vehicle and require the owner or operator to display an official certificate of ap-proval for the motor vehicle being operated.

Sec. 5. It shall be lawful for any city and/or county having a popula-tion in excess of seventy-five thousand to establish, operate and maintain its own inspection station or stations for the purpose of conducting such inspection of motor vehicles as nrovided by this Act, provided such inspections be made in accordance with the requirements and specificacities and/or counties establishing imperative public necessity that the

such inspection stations may make a charge in an amount not to exceed fifty cents for any one inspection or One Dollar for all inspections made for any one vehicle in a single year.

Sec. 6. Any person who refuses to have his car examined, or after having had his car examined refuses to place the Certificate of approval, if issued, upon his windshield, or any person who fraudulently obtains a certificate of approval, or any person who refused to place his car in proper condition after having had said car examined, or any person who in any manner fails to conform to the provisions of this Act shall be guilty of violating the provisions of this Act and shall be subject to a fine not exceeding One Hundred (\$100.00) Dollars for the first offense, and for the second offense a fine of not more than Two Hundred (\$200.00) Dollars, or by imprisonment of not less than thirty days, or both fine and imprisonment.

Sec. 7. The enforcement of this Act shall be entrusted to the Department of Public Safety of the State of Texas and they are hereby authorized and empowered to make rules and regulations necessary for the administration and enforcement of this Act. The Department of Public Safety of the State of Texas is hereby authorized to employ, subject to existing laws, any person or persons it may require for the administration and enforcement of this Act.

Sec. 8. If any section, paragraph, sentence or clause of this Act be declared invalid, such shall not affect the validity of the remainder of said Act and the Legislature hereby declares that it would have passed the remainder of said Act without such invalid provision.

Sec. 9. Article 6696 of the Revised Civil Statutes of Texas, 1925, and all laws and parts of laws in conflict herewith are hereby repealed.

Sec. 10. The fact that the highways of the State of Texas are crowded with vehicles of every kind and character, some of which, because of faulty equipment or defective mechanism, constitute a grave hazard to the safety of the people of this State, and the further fact that the number of auomobile accidents, has, because of such hazard, increased at an alarmtions, rules and regulations of the of such hazard, increased at an alarm-Department of Public Safety. Such ing rate, creates an emergency and constitutional rule requiring bills to be read on three several days in each House be suspended and the same is hereby suspended, and that this Act shall take effect and be in force from and after its passage and it is so enacted."

Mr. Reed of Dallas offered the following amendments to the amendment:

Amend committee amendment to House Bill No. 128, Sec. 1, by striking out the words "motor cycles" in this section and in all other sections where the words "motor cycles" appear.

Amend committee amendment to House Bill No. 128, Sec. 6, line one, by striking out the word "car" and substituting the words "motor vehicle".

The amendments were severally adopted.

Mr. Hull offered the following amendment to the amendment:

Amend committee amendment to House Bill No. 128, by striking out all of Section 1, and changing it to read as follows:

"Section 1. It shall be the duty of the Department of Public Safety of the State of Texas to require every motor vehicle registered in this State which is used over the highways of this State, except implements of husbandry, motor cycles and bicycles with motor attached, to have such motor vehicle inspected with respect to mechanism, brakes, equipment and cargo weight by designated inspectors and/or at official inspection stations to be designated by the Department of Public Safety; said cargo weight not to exceed 10,000 lbs. All laws and parts of laws in conflict with this are hereby repealed."

Mr. Harris of Dallas raised a point of order, on further consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order.

Mr. Bradbury offered the following amendment to the amendment:

Amend the amendment by striking out the word "purchase" in line 13, page 2.

The amendment was adopted.

Mr. Sharpe offered the following amendment to the amendment:

Amend amendment to House Bill England No. 128, by striking out Section 1 Felty

thereof and inserting in lieu thereof the following:

"Section 1. It shall be the duty of the Department of Public Safety of the State of Texas to require every motor vehicle registered in this State which is used over the highways of this State, except implements of husbandry, motor cycles and bicycles with motor attached to have attached governor or regulator which will confine the speed of such vehicle to not more than fifty miles per hour, except implements of husbandry, and to have such motor vehicles inspected with respect to mechanism, brakes and equipment, by designated inspectors and/or at official inspection stations to be designated by the Department of Public Safety of the State of Texas."

Mr. Reed of Bowie moved that further consideration of House Bill No. 128 be postponed until next April 16th.

Mr. Morris moved to table the motion to postpone the bill.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-100

Alexander Alsup Baker Bates Beckworth Bell Blankenship Boethel Bond Bradbury Bridgers Broadfoot Brown Burton Cagle Callan Carssow Cathey Cauthorn Celaya Cleveland Colquitt Davis of Jasper Davison of Fisher Davisson of Eastland Dickison

Fielden Fox Fuchs Gibson Graves Hamilton Hankamer Hanna Harbin Harris of Archer Harris of Dallas Harris of Dickens Herzik Holland . Hoskins Howard Hyder James Johnson of Ellis Jones of Angelina Jones of Atascosa Jones of Wise Keefe Keith Kenvon Kern

Langdon

Lankford

Levendecker

London Riddle Roark Lucas Mann Ross Mauritz Russell Mays Rutta McConnell Schuenemann Settle McDonald McKee Sharpe Metcalfe Skaggs Smith of Hopkins Moffett Monkhouse Smith of Matagorda Morris Stinson Morse Newton Talbert Tennant Oliver Palmer Thornberry Patterson of Mills Thornton Waggoner Patterson Weldon of Travis Petsch Westbrook Winfree Powell **Prescott** Wood Worley Quinn

Nays—31

Knetsch Amos Lanning Bover Bradford Loggins McCracken Davis of Haskell McFarland Dean Deglandon Nicholson Derden Ragsdale Reed of Bowie Farmer Hardin Rhodes Simpson Harrell Smith of Tarrant Hartzog Stevenson Hull Stocks Johnson Tarwater of Tarrant Kelt Tennyson King Walker

Present-Not Voting

Harper

Absent

Heflin Pope
Jackson Reader
Leonard Reed of Dallas
Little Shell
McKinney

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

SENATE BILLS AND SENATE JOINT RESOLUTION ON FIRST READING

The following Senate bills and Senate Joint resolution, received from the Senate today, were laid before the House, read severally first time, to sue the State.

and referred to the appropriate committees, as follows:

Senate Bill No. 99, to the Committee on Appropriations.

Senate Bill No. 121, to the Committee on Insurance.

Senate Bill No. 223, to the Committee on Interstate Cooperation.

Senate Joint Resolution No. 13, to the Committee on Constitutional Amendments.

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolutions:

H. B. No. 162, "An Act providing for the amount that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction for expenditures for office and traveling expenses in certain counties according to the last preceding Federal Census; repealing all laws and parts of laws, General or Special, in conflict therewith, and declaring an emergency."

H. B. No. 288, "An Act providing for emergency relief for certain school districts in Texas to aid certain districts in the payment of teachers' salaries and in equipping certain school buildings in certain districts in which there has been an influx of children within scholastic age since the last scholastic enumeration in the State; making an appropriation to each of said district for said purposes; prescribing the manner of disbursing the funds appropriated by this Act, and declaring an emergency."

H. B. No. 487, "An Act validating an order of county school board, transferring land out of Common School District No. 113, to Independent School District No. 6, in Wise County, and declaring an emergency."

Senate Concurrent Resolution No. 12, To grant A. J. Laas permission to sue the State.

Senate Concurrent Resolution No. 37, To grant W. F. Sewell and wife permission to sue the State.

Senate Concurrent Resolution No. 38, To grant E. A. Eliot permission to sue the State.

Senate Concurrent Resolution No. 50, Concerning address of the Honorable James A. Farley.

RECESS

On motion of Mr. Roark, the House, at 12:00 o'clock m., took recess until 2:00 o'clock p. m., today.

AFTERNOON SESSION

The House met at 2:00 o'clock p. m., and was called to order by the Speaker.

HOUSE BILL NO. 128 ON PASSAGE TO ENGROSSMENT

The House resumed consideration of pending business, same being House Bill No. 128, relative to inspection of motor vehicles, on its passage to engrossment.

The bill having been read second time on this morning with committee amendment by Mr. England, and amendment by Mr. Sharpe to the committee amendment, pending.

Mr. Stocks moved to table the amendment by Mr. Sharpe.

Question recurring on the motion to table, yeas and nays were demanded.

The roll of the House was called, and the vote announced as follows:

Yeas, 54; Nays, 54.

A verification of the vote was requested.

The roll of the "yeas" and "nays" was again called, and the verified vote resulted as follows:

Yeas-52

Harris of Dickens Alexander Hartzog Alsup Heflin Boethel Herzik Rond Boyer Howard Bradford Hull Brown Hyder Jackson Callan Johnson of Ellis Carssow Cauthorn Johnson Colquitt of Tarrant Jones of Angelina Dean Derden Knetsch England Langdon Farmer Leonard Felty McDonald Hamilton McFarland Hankamer McKinney

Metcalfe Smith of Hopkins Moffett Smith Morris of Matagorda Stinson Morse Patterson of Mills Stocks Patterson Talbert of Travis Tennant Roark Tennyson Schuenemann Thornton Skaggs

Nays—51

Kern ${f Amos}$ King Lankford Baker Rates London Beckworth Lucas Bell Blankenship Mays McConnell Bradbury Bridgers Oliver Burton Palmer Pope Cagle Cleveland Powell Davis of Jasper Prescott Deglandon Quinn Reed of Bowie Fielden Fox Ross Graves Russell Sharpe Hanna Simpson Hardin Harrell Stevenson Harris of Archer Thornberry Harris of Dallas Waggoner Jones of Wise Walker Keefe Weldon Keith Westbrook Kelt. Wood Kenyon

Present-Not Voting

Harper Mann

Absent

Broadfoot Mauritz McCracken Cathey Celaya McKee Davis of Haskell Monkhouse Davison of Fisher Newton Nicholson Davisson of Eastland Petsch Dickison Ragsdale **Fuchs** Reader Reed of Dallas Gibson Rhodes Harbin Holland Riddle Hoskins Rutta James Settle Jones of Atascosa Shell Smith of Tarrant Lanning Leyendecker Tarwater Little Winfree Worley Loggins

Absent-Excused

Adkins
Dollins
Huddleston
Jones of Falls

Leath Sewell Vale

The Speaker announced that the motion to table prevailed.

REASON FOR VOTE

I was present and recorded as not voting because my voting machine was locked and was not unlocked until after the vote was closed. Had I had time to unlock the same, I would have voted "yea".

MANN.

Mr. Patterson of Travis offered the following amendment to the committee amendment:

"Amend amendment to House Bill No. 128, by striking out Section 5 and renumbering succeeding sections accordingly."

Mr. Leonard offered the following substitute for the amendment by Mr. Patterson of Travis:

Amend House Bill No. 128, Sec. 5, by striking out the words "fifty cents" and "One Dollar" and inserting in lieu thereof the words "twenty-five cents" and "fifty cents".

The substitute amendment was adopted.

The amendment, as substituted, was then adopted.

Mr. Mann offered the following amendment to the committee amendment:

Amend committee amendment by adding a new Section 3a, to read as follows:

"Upon the examination as provided for in this Act and upon the refusal of the Department of Public Safety to issue a certificate of approval as provided in Section 3 hereof, that the applicant for such certificate may by mandamus compel the issuance of such certificate upon showing that such refusal was unjust or discriminatory or that such examination was refused, and that such applicant may operate any vehicle or vehicles owned by him during the pendency of such suit without the molestation of the Public Safety Department, its agents or employees."

Mr. Harris of Dallas moved to table the amendment by Mr. Mann.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas-59

Alexander Leonard Mauritz Baker McDonald Bell Blankenship McFarland Boethel Metcalfe Monkhouse Bond Broadfoot Morris Morse Burton Newton Carssow Nicholson Cathey Palmer Cauthorn Patterson of Mills Cleveland Colquitt Patterson of Travis Davis of Haskell Quinn Dean Reed of Dallas England Riddle Fox Graves Rutta Hamilton Settle Skaggs Hankamer Smith of Hopkins Harper Harris of Dallas Smith of Matagorda Hartzog Stinson Howard Stocks Hull Talbert Hyder Tennant Jackson Thornberry James Thornton Keith Wood King

Nays---67

Langdon

Johnson of Ellis Alsup Johnson Amos of Tarrant Beckworth Jones of Angelina Bradbury Jones of Atascosa Bradford Jones of Wise Bridgers Keefe Brown Kelt Cagle Callan Kenyon Kern Davis of Jasper Davison of Fisher Knetsch Lankford Davisson Lanning of Eastland Loggins Deglandon Derden London Lucas Farmer Mann Fielden Hanna Mays McConnell Hardin McCracken Harrell McKee Harris of Archer Harris of Dickens Moffett *Terzik* Oliver Hoskins Pope

Powell	Shell
Prescott	Simpson
Ragsdale	Stevenson
Reader	Tarwater
Reed of Bowie	Tennyson
Rhodes	Waggoner
Roark	Walker
Ross	Weldon
Russell	Westbrook
Schuenemann	Worley
Sharpe	•
	A 1

Absent

Bates	Heflin
Boyer	Holland
Celaya	Leyendecker
Dickison	Little
Felty	McKinney
Fuchs	Petsch
Gibson	Smith of Tarrant
Gibson	Smith of Tarrant
Harbin	Winfree

Absent-Excused

Adkins	Leath
Dollins	Sewell
Huddleston	Vale
Jones of Falls	

Question recurring on the amendment by Mr. Mann, it was adopted.

Mr. Derden offered the following amendment to the bill:
"Amend House Bill No. 128, by striking out the Enacting Clause."

DERDEN, HARRELL, SIMPSON, CAGLE, BRADFORD, FARMER.

(Mr. Knetsch in the Chair.)

Mr. England moved to table the amendment by Mr. Derden.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-68

Davison of Fisher
Davisson
of Eastland
Dean
Dickison
England
Felty
Fuchs
Gibson
Graves
Hamilton
Hankamer

Harper Harris of Dallas Harris of Dickens	Morse Newton Nicholson
Heflin Hyder	Patterson of Mills Patterson
Hyder Jackson	of Travis
James	Quinn
Jones of Angelina	Reader
Jones of Wise	Reed of Dallas
Keefe	Riddle
Keith	Roark
Langdon	Rutta .
Lankford	Settle
Leonard	Sharpe
Leyendecker	Skaggs
Lucas	Smith of Hopkins
Mays	Stinson
McDonald	Stocks
McFarland	Talbert
McKee	Thornberry
Metcalfe	Thornton
Monkhouse	Weldon
Morris	Worley

Nays-57

	,
Alexander	King
Amos	Lanning
Beckworth	Loggins
Bell	London
Boyer	Mann
Bradford	McConnell
Bridgers	McKinney
Brown	Moffett
Cagle	Oliver
Callan	Palmer
Cathey	Pope
Cleveland	Powell
Davis of Haskell	Prescott
Davis of Jasper	Ragsdale
Deglandon	Reed of Bowie
Derden	Rhodes
Farmer	Ross
Fielden	Russell
Hanna	Shell
Hardin	Simpson
Harrell	Smith
Harris of Archer	of Matagorda
Herzik	Stevenson
Hull	Tarwater
Johnson	Tennant
of Tarrant	Tennyson
Jones of Atascosa	Waggoner
Kelt	Walker
Kenyon	Wood
Kern	
Progent	Not Wating

Present-Not Voting

Knetsch

Absent

Bradbury	Hartzog
Fox	Holland
Harbin	Hoskins

Howard Johnson of Ellis Little Mauritz McCracken

Petsch Schuenemann Smith of Tarrant Westbrook Winfree

Absent—Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

Mr. Derden moved to recommit House Bill No. 128 to the Committee on Highways and Motor Traffic.

Mr. England moved to table the motion to recommit the bill.

The motion to table prevailed.

Mr. Roark offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 128, by adding a new sentence at the end of Section Five, page two, to read as follows:

"Provided that said fees shall not be charged drivers of automobiles when such automobile is not registered in the county in which said inspection station exists.'

ROARK, JONES of Wise.

The amendment was adopted.

Mr. Farmer offered the following amendment to the committee amendment:

committee amendment to Amend House Bill No. 128, as follows: Strike out the words "mechanism" and out the words "mechanism" a "equipment" in line 27, on page 1.

Mr. Morris moved to table the amendment by Mr. Farmer.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-72

Baker Davisson of Eastland Bates Dickison Bell Blankenship England Felty Boethel Fox Bond **Fuchs** Bridgers Graves Burton Hamilton Carssow Cauthorn Hankamer Harbin Celaya Colquitt Harper Davis of Haskell Harris of Dallas Harris of Dickens Nicholson Hartzog Heflin Hvder Jackson Jones of Angelina Jones of Wise Keefe Keith Langdon Lankford Leonard Leyendecker Lucas Mauritz Mays McDonald McFarland McKee Metcalfe Monkhouse Morris Morse Newton

Patterson of Mills Petsch Prescott Quinn Reed of Dallas Roark Rutta Settle Sharpe Skaggs Smith of Hopkins Stevenson Stinson Stocks Talbert Thornberry Thornton Waggoner Weldon Winfree Wood Worley

Nays--53

Alexander Jones of Atascosa Kelt Alsup Kenvon Amos Beckworth Kern Bradbury King Bradford Lanning Brown Loggins Callan London Mann Cathey Cleveland McConnell Davis of Jasper McKinney Davison of Fisher Moffett Deglandon Oliver Derden Palmer Farmer Pope Powell Fielden Gibson Reed of Bowie Rhodes Hanna Hardin Ross Harrell Russell Harris of Archer Shell Herzik Simpson Hoskins Tarwater Tennant Hull Johnson of Ellis Tennyson Johnson Walker of Tarrant Westbrook

Present-Not Voting

Knetsch

Absent

Boyer James Broadfoot Little McCracken Cagle Patterson Dean of Travis Holland Howard Ragsdale

Reader Riddle Schuenemann Smith of Matagorda Smith of Tarrant

Absent—Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

Mr. Fielden moved that the House recess to 7:30 o'clock p. m., today.

Question recurring on the motion to recess, yeas and nays were demanded.

The motion to recess was lost by the following vote:

Yeas-47

Amos London Mays Bell Blankenship McCracken Bradford McFarland Brown McKinney Cathey Nicholson Celaya Palmer Cleveland Patterson of Mills Pope Dean Powell Farmer **F**ielden Prescott Gibson Quinn Hankamer Rhodes Harris of Archer Riddle Hartzog Ross Heflin Russell Hull Shell Hyder Simpson Jackson Stevenson Johnson Tennant of Tarrant Thornton Kenyon Walker Leonard Wood Loggins Worley

Nays-84

Alsup Davisson Baker of Eastland Bates Deglandon Beckworth Derden Boethel Dickison Bond England Boyer Felty Bradbury Fox Bridgers **Fuchs** Broadfoot Graves Hamilton Burton Callan Hanna Carssow Harbin Cauthorn Hardin Colquitt Harper Davis of Haskell Harrell Davis of Jasper Harris of Dallas Davison of Fisher Harris of Dickens

Herzik Monkhouse Hoskins Morris Howard Morse James Newton Johnson of Ellis Oliver Jones of Angelina Petsch Jones of Atascosa Ragsdale Jones of Wise Reed of Bowie Keefe Reed of Dallas Keith Roark Kelt Rutta Kern Settle King Sharpe Langdon Skaggs Lankford Smith of Hopkins Lanning Smith Leyendecker of Matagorda Lucas Stinson Mann Stocks Mauritz Talbert McConnell Tennyson McDonald Thornberry Waggoner Weldon McKee Metcalfe Moffett Westbrook

Present-Not Voting

Knetsch

Absent

Alexander Reader
Cagle Schuenemann
Holland Smith of Tarrant
Little Tarwater
Patterson Winfree
of Travis

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

Mr. Wood offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 128, by adding the following after the word "law" in line 40, page No. 1, and after the word "Act" in line 11 on page 3:

"Provided however the persons employed to carry out the provisions of this Act shall never exceed those allowed in the General Appropriation Bill."

The amendment was adopted.

Mr. McDonald moved the previous question on the engrossment of House Bill No. 128, and the motion was not seconded.

Mr. Mann offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill 128, by adding a new section to read as follows:

"That upon the examination herein required such inspectors shall determine the amount of weight such vehicle may safely transport and shall set out the same amount of such weight that may be carried on the certificate as provided in Subsection 3 hereof."

Mr. England raised a point of order, on further consideration of the amendment, on the ground that the amendment is not germane to the bill.

The Chair overruled the point of order.

Mr. Beckworth moved that further consideration of House Bill No. 128 be postponed until 10:00 o'clock a. m., March 30, 1937.

The motion to postpone the bill was lost.

Mr. Reed of Dallas offered the following substitute for the amendment by Mr. Mann:

Amend committee amendment No. 1 to House Bill 128, by adding a new section to read, as follows:

"That upon the examination herein required such inspectors shall determine the amount of weight such vehicle may safely transport and shall set out the same amount of such weight that may be carried on the certificate as provided in Subsection 3 hereof, provided however that nothing herein shall be construed to repeal or in any way change the present motor vehicle law with reference to the maximum amount of weight that can be carried by a motor vehicle over the highways of this State."

REED of Dallas, THORNTON, HARRIS of Dallas.

Question—Shall the substitute amendment be adopted?

BILLS AND RESOLUTIONS SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof, and their captions had been read severally, the following enrolled bills and resolutions:

H. B. No. 712, "An Act creating a aforesaid, at a regular pay-day, such special road law for Montague County, redemption to be at the face value of

Texas, providing that said County may fund or refund designated interest-bearing time warrants in an amount not exceeding \$11,500.00 and designated scrip warrants in an amount not exceeding \$38,500.00, outstanding against its road and bridge fund as of February 15, 1937, by the issuance of funding bonds, and setting forth the method of issuing same; . . . etc., and declaring an emergency."

H. B. No. 586, "An Act to amend the subject matter embraced in Section 3, Section 4, Section 7, Section 13, and Section 19 of Chapter 482, Acts of the Fortyfourth Legislature, Third Called Session, and adding a new section to be known as Section 17-A authorizing the Commission to make reciprocal arrangements with other States and the Federal Government with respect to wages earned and benefits accumulated by employees in other States, and declaring an emergency."

H. C. R. No. 73, Concerning Joint Session to hear address by the Hon. James A. Farley.

H. C. R. No. 72, Authorizing certain correction in House Bill No. 162.

RECESS

On motion of Mr. London, the House, at 4:15 o'clock p. m., took recess until 7:30 o'clock p. m., today.

NIGHT SESSION

The House met at 7:30 o'clock p. m., and was called to order by the Speaker.

HOUSE BILL NO. 19 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 19, A bill to be entitled "An Act providing that all persons, firms, partnerships or corporations using coupons, chips, scrip, punchouts, store orders, or other evidence of indebtedness to pay their or its laborers and employees, for labor or otherwise, shall, if demanded redeem the same in the hands of such laborer employee or bona fide holder in good and lawful money of the United States; provided, the same is presented and redemption demanded of such person, firm, partnership or corporation using same as aforesaid, at a regular pay-day, such redemption to be at the face value of

said scrip, chips, punchouts, coupons, store orders or other evidence of indebtedness; provided, further, said face value shall be in cash the same as its purchasing power in goods, wares and merchandise at the commissary store or other repository of such persons, firms, partnerships or corporations aforesaid; and providing penalties for failure to redeem, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 99 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

engrossment,
H. B. No. 99, A bill to be entitled
"An Act providing for the purchasing, handling, sale and accounting of sales of citrus fruit grown in the State of Texas; defining terms as used herein, providing for bond and license for citrus fruit dealers; prescribing and fixing duties and powers of the Commissioner of Agriculture with reference to the Act and its operation and enforcement; defining offenses and prescribing penalties for the violation of this Act, and declaring an emergency.'

The bill was read second time.

Mr. Leonard offered the following committee amendment to the bill:

Amend House Bill No. 99, by inserting after Sec. 25, a new Section to be known as Sec. 26, and by renumbering all succeeding Sections to conform. The new Section 26, shall read as follows:

"Section 26. The State Commissioner of Agriculture shall appoint a general director and examiner of Bond and License Law and Citrus Inspection Bureau, but in no event shall the appointment be for a longer period than six years. Said director shall hold the appointment for the given time, subject only to removal by vio-lation of trust, in order to give ef-ficient and adequate protection to those interested in this law. The full compensation for the performance of the duties of inspection director and examiner so appointed shall be a salary such as the Commissioner may deem advisable, not to exceed Four Hundred & no/100 (\$400.00) Dollars Hundred & no/100 (\$400.00) Dollars irrigation, power, and all other use-per month, as agreed, for director, and ful purposes, under Section 59 of not to exceed One Hundred Fifty & Article XVI of the Constitution of the no/100 (\$150.00) Dollars per month State of Texas, is hereby declared to

for each examiner so appointed, together with other necessary personnel, together with all reasonable and necessary expenses of director and personnel. Said expenses of director and personnel to be paid out of collections of the Bond and License Law, Fruit and Vegetable Inspection Fund and Citrus Maturity Inspection Fund, and with any appropriations here-after granted said service, or from funds derived from the enforcing of other laws placed under said director. An itemized and sworn account of each expense shall be made.'

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 99 was then passed to engrossment.

HOUSE BILL NO. 130 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 130, A bill to be entitled "An Act to give the right of eminent domain to certain conservation and reclamation districts to enable them to acquire by condemnation land on which cemeteries are located under certain conditions, and declaring an emergency.

The bill was read second time.

Mr. Cagle offered the following committee amendments to the bill:

Amend House Bill No. 130, by striking out all after the enacting clause, and substituting in lieu thereof the following:

"Section 1. The use of lands for the construction of dams and the creation of lakes and reservoirs created by such dams constructed on the rivers and streams of the State of Texas by conservation and reclamation districts, and other public districts and bodies politic created for the purpose of the conservation and development of the natural resources of this State, including the controlling, storing, preservation and distribution of its storm and flood waters, the waters of its rivers and streams, for

be superior to all other uses; and for such other purposes all such districts and bodies politic shall have the power and right of eminent domain for the purpose of acquiring by condemnation any and all land, real estate, improvements and other property owned and held for cemeteries or burial places, necessary for the construction of any dam or lying within the area to be covered by any lake or reservoir to be created by the construction of any such dam, or within 300 feet of the high water line of any such lake or reservoir.

"Sec. 2. The procedure of any such condemnation proceedings shall be as provided by Title 52 of the Revised Civil Statutes of Texas, 1925, as amended; provided that in assessing damages, the measure of damages shall be as in other cases, except that in addition thereto, the owners shall be allowed an amount sufficient to provide for the removal and reinterment of any body or bodies interred in any such cemetery or burial place.

"Sec. 3. The importance of this legislation to a very large area of the most productive agricultural and other lands of the State, and the fact that there is not adequate law on this subject and the consequent need of immediate removal of some cemeteries, creates an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read on three several days be suspended, and that this Act be placed upon its third reading and final passage, and the said Rule is hereby suspended, and this Act shall take effect from and after its passage, and it is so enacted."

Amend House Bill No. 130, by striking out all above the enacting clause, and substituting in lieu thereof the following:

"A BILL To Be Entitled

An Act declaring the use of lands for the creation of lakes and reservoirs to be superior to other purposes; providing for the right of eminent domain by conservation and reclamation districts, and other districts created under Section 59 of Article XVI of the Constitution of Texas for the purpose of controlling, storing and conserving storm and flood waters of the rivers and streams in Texas; providing the

procedure to be followed in such proceedings, prescribing the method of assessing damages, and declaring an emergency."

HOLLAND.

The amendments were severally adopted.

House Bill No. 130 was then passed to engrossment.

HOUSE BILL NO. 181 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 181, A bill to be entitled "An Act providing for the admissibility in evidence of certified copies of certain instruments required by statute or by Rules of the Railroad Commission of Texas to be filed with the Railroad Commission of Texas, and providing that same shall be prima facie evidence of the facts contained therein, and authorizing certificates to such copies to be made by certain officials therein specified."

The bill was read second time.

Mr. Shell offered the following committee amendment to the bill:

Amend House Bill No. 181, by striking out the period after the word "therein" in line number ten of Section 1, and insert in lieu thereof a semicolon and add the following:

"Provided that this rule as to prima facie evidence shall not apply when such certificate is offered by the party who made the original record or report or who controlled the making of such record or report."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 181 was then passed to engressment.

HOUSE BILL NO. 216 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

Article XVI of the Constitution of Texas for the purpose of controlling, storing and conserving storm and flood waters of the rivers and streams in Texas; providing the H. B. No. 216, A bill to be entitled "An Act to amend Articles 2503, 2504 and 2507, Title Forty-six, Revised Civil Statutes of Texas, 1925, having the relation to the Capital structure and

interest charges of mutual loan cor-

The bill was read second time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 216 was then passed to engrossment.

HOUSE BILL NO. 254 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

engrossment,

H. B. No. 254, A bill to be entitled "An Act to amend Chapter 3 of Title 128 of the Revised Statutes of 1925, relating to Water Control and Preservation Districts by providing that lands in any such district lying within or adjoining the territorial limits of an incorporated city or town, which was not included in such district at time of the organization of such district, and which lands have been subdivided into town lots and blocks, with streets or other thoroughfares dedicated to the use of the public, and of which a map and such dedication has been duly filed for record with the County Clerk of the County in which such lands are situated, may be discontinued as a part of such District."

The bill was read second time.

Mr. Leonard offered the following amendment to the bill:

Amend House Bill No. 254, by inserting after the word "District" in line 17 of Section 1, on page 1, the

following:

"Provided, however, that the provisions of this Act shall apply only in counties having a population of more than 77,000 and less than 77,500 according to the last preceding Federal Census."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill. House Bill No. 254 was then passed

to engrossment.

HOUSE BILL NO. 531 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

engrossment, H. B. No. 531, A bill to be entitled "An Act amending Section 3 of Chap- was passed to engrossment.

ter 88, Acts of the Forty-first Legislature, Second Called Session, lature, Second Called Session, as amended by Section 1 of Chapter 3, Acts of the Forty-third Legislature, Second Called Session, as amended by Section 1 of Chapter 51, Acts of the Forty-fourth Legislature, Regular Session, so as to exempt motor vehicles, trailers and semi-trailers, owned and used exclusively in the service of any Water District or Water Control and Improvement District from the payment of license or registration fees to the State of Texas; repealing all laws in conflict, and declaring an emergency.'

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 597 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 597, A bill to be entitled "An Act to amend Article 7009, Revised Civil Statutes of Texas, 1925, increasing the term of office for the members of the Live Stock Sanitary Commission of the State of Texas from two to six years so that one term of office will expire each two years, providing for the appointment of a Chairman of said Commission, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 653 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 653, A bill to be entitled "An Act making it the duty of the Commissioner of Agriculture of the State of Texas to control and/or eradicate the Mexican fruit fly in the State of Texas; providing a title for said Act; defining certain terms as used herein; providing a host-free period, and authorizing the Commissioner of Agriculture of the State of Texas to adopt the host-free period promulgated by the United States Department of Agriculture; etc. and partment of Agriculture; . . . etc., and declaring an emergency.

The bill was read second time, and

HOUSE BILL NO. 654 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 654, A bill to be entitled "An Act providing for and authorizing 'Marketing Agreements' with respect to citrus fruits or citrus fruit; authorizing the Commissioner of Agriculture of the State of Texas to enter into 'Marketing Agreements' with producers, shippers and/or handlers thereof in interstate commerce; setting forth the imperative necessity therefor; . . . etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 773 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 773, A bill to be entitled "An Act authorizing the Commissioner of Agriculture of this State to establish and maintain quarantine regulations in order to prevent the introduction into or the spread within this State of pests and diseases for the protection of Agricultural in-dustry of this State and to provide for the inspection of things and plants with reference to such quarantine, requiring persons to notify the Commissioner of Agriculture of the arrival of such things and plants against which a quarantine has been established and to hold them for inspection, and providing for the disposal of such infected things or plants by the Commissioner of Agriculture and further providing the manner of declaring such quarantines, and providing for investigation by the Commissioner of Agriculture in order to determine the existence of such pests and diseases and authorizing him to declare and enforce quarantine in order to prevent the spread thereof, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 706 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 706, A bill to be entitled "An Act providing for the employ-

ment by the County Board of School Trustees and the County Superintendent of rural school supervisors in counties having population of not less than 290,000, nor more than 320,000 to act as such in the work of the primary and intermediate grades of the rural schools of the county; . . . etc., and declaring an emergency."

The bill was read second time.

Mr. Dickison offered the following amendment to the bill:

Amend House Bill No. 706, by Dickison, by striking out the whole of Section 4 of said bill and insert in lieu thereof the following:

"The salaries of such rural supervisors shall be determined by the County Board of School Trustees, providing that the total salary paid to any such supervisor shall not exceed \$2,200.00 for any one year, inclusive of traveling expenses. The said salaries shall be paid out of the State Available Funds apportioned to the common school districts of said county each scholastic year by a per capita assessment for that purpose, levied by the County School Board not later than September 1st of each scholastic year. provided that the payment of such assessment may be made in two equal installments, the first on or before October 1st. and the second on or before March 1st of each successive school year."

The amendment was adopted.

Mr. Dickison offered the following amendment to the bill:

Amend House Bill No. 706, by striking out everything above the enacting clause and insert in lieu thereof the following:

"A BILL

To Be Entitled

An Act providing for the employment in all counties having a population of not less than 290,000 nor more than 320,000 according to the last preceding Federal Census, of two rural school supervisors; prescribing the qualifications and duties of said supervisors and defining their powers; providing the compensation to be paid to such supervisors and the method of paying same; providing the County Board of School Trustees shall have the power to discontinue the office of such supervisors whenever advisable; providing that in compliance with this

Act any of the counties affected hereby shall exempt the county superintendent holding from teachers' institute, and shall exempt the teachers from attending teachers institute, and now required by Article 2691 Revised Civil Statutes, 1925, as amended, and declaring an emergency."

The amendment was adopted.

House Bill No. 706 was then passed to engrossment. . .

HOUSE BILL NO. 857 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 857, A bill to be entitled H. B. No. 857, A bill to be entitled "An Act repealing Articles 111, 112, 113, 114, 115 and 116, Revised Civil Statutes of Texas, 1925; amending Section 3 of Article 117, as amended, Revised Civil Statutes, 1925; amending Subdivision (1) of Section 1, and Sections 4 and 5 of Acts, 1929, Forty-first Legislature, Second Called Session, page 157, Chapter 80, and declaring an emergency." claring an emergency.

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 899 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 899, A bill to be entitled "An Act amending Article 5746, Revised Civil Statutes, of the State of Texas, 1925, as amended by the Acts of 1930, Forty-first Legislature, Fourth Called Session, page 12, Section 5, relating to Cooperative Marketing Associations, and providing for the manner of determining the value of and payment for the interests of a member upon his death, expulsion or withdrawal or the forfeiture of his membership, in the event that no other provision is made therefor in the by-laws of such Association, and declaring an emergency.'

The bill was read second time.

Mr. Leonard offered the following committee amendments to the bill:

Amend House Bill No. 899, by striking out all below the enacting clause and insert in lieu thereof the following

Section 1. Chapter 8, Article 5742 of the Revised Civil Statutes of Texas, necessary, suitable, or proper for the

1925 as amended by Acts of 1930. Forty-first Legislature, Fourth Called Session, Acts of 1930, Forty-first Legislature, Fifth Called Session, Acts, 1934, Forty-third Legislature, Second Called Session relating to Cooperative Marketing Associations is hereby amended so as to read as follows:

"Article 5742. Powers—Each association incorporated under this chapter shall have the following powers:

- To engage in any activity in (a) connection with the marketing, selling, harvesting, preserving, drying, processing, canning, packing, storing, handling, or utilization of any agricultural products produced or delivered to it by its members, or the manufacturing or marketing of the by-products thereof or in connection with the purchase, hiring, or use by its members of supplies, machinery, or equipment, or in connection with the furnishing to its members of farm business services, or in the financing of any such activities; or in any one or more of the activities specified in this article.
- (b) To borrow money and make advances to members.
- (c) To act as the agent or representative of any member or members in any of the above-mentioned activi-
- (d) To purchase or otherwise acquire, and, to hold, own, and exercise all rights of ownership in, and to sell, transfer, or pledge shares of the capital stock or bonds of, any corporation or association engaged in any related activity or in the handling or marketing of any of the products handled by the association; including the power to subscribe, pay for, and own the capital stock of banks for cooperatives organized under the 'Farm Credit Act of 1933', passed by the Congress of the United States and approved June 16, 1933.
- To establish reserves and to invest the funds thereof in bonds or such other property as may be provided in the by-laws.
- To buy, hold, and exercise all privileges of ownership over such real or personal property as may be necessary or convenient for the conducting and operation of any of the business of the association or incidental
- thereto.
 (g) To do each and everything

accomplishment of any one of the purposes or the attainment of any one or more of the objects herein enumerated; or conducive to, or expedient for, the interest or benefit of the association; and to contract accordingly; and in addition to exercise and possess all powers, rights and privileges necessary or incidental to the purposes for which the association is organized or to the activities in which it is engaged; and in addition, any other rights, powers and privileges granted by the laws of this State to ordinary corporations, except, such as are inconsistent with the express provisions of this Act; and to do any such thing anywhere.

(h) To extend its activities to the products and supplies of non-members to an amount not greater in value than such as are handled by it for its members."

Section 2. Chapter 8, Article 5743 of the Revised Civil Statutes of Texas, 1925 as amended by Acts, 1930, Forty-first Legislature, Fourth Called Session, relating to Cooperative Marketing Associations is hereby amended so as to read as follows:

"Article 5743. Members (a) Under the terms and conditions prescribed in its by-laws, an association may admit as members or issue common stock, only to persons engaged in the production of agricultural products including the lessees and tenants of land used for the production of such products and any lessors and landlords who receive as rent part of the crop raised on the leased premises.

(b) If a member of a non-stock association be other than a natural person, such member may be presented by any individual, associate officer or member thereof, duly authorized in writing. (e) Any association as defined in Article 5738 (e) may become a member or stockholder of any other association or associations organized hereunder."

Section 3. Chapter 8, Article 5746 of the Revised Civil Statutes of Texas, 1925, as amended by the Acts of 1930, Forty-first Legislature, Fourth Called Session relating to Cooperative Marketing Associations is hereby amended so as to read as follows:

"Article 5746. By-Laws. Each association incorporated under this Act must, within thirty days after its incorporation, adopt for its government and management, a code of by-laws, holder, or upon the expulsion of a

not inconsistent with the powers granted by this law. A majority vote of the members or stockholders, or inconsistent with the their assent, is necessary to adopt such by-laws as well as any amendment thereto. Each association, under its by-laws may also provide for any or all of the following matters: (a) The all of the following matters: (a) The time, place, and manner of calling and conducting its meetings. (b) The number of stockholders or members constituting a quorum. (c) The right of members or stockholders to vote by proxy or by mail or by both and the conditions, manner and effects of such vote and the method and manner in which an association which is a member may cast its vote. (d) The number of directors constituting a quorum. (e) The qualifications, compensation and duties and term of office of directors and officers; time of their election and the mode and manner of giving notice thereof. (f) Penalties for violations of the by-laws. (g) The amount of entrance, organization and membership fees, if any; the manner and method of collection of the same, and the purposes for which they must be used. (h) The amount which each member or stockholder shall be required to pay annually or from time to time, if at all, to carry on the business of the association; the charge, if any, to be paid by each member or stockholder for services rendered by the association to him and the time of payment and the manner of collection and the marketing contract between the association and its members or stockholders which every member or stockholder may be required to sign.
(i) The number and qualification of members or stockholders of the association and the conditions precedent to membership of ownership of common stock; the method, time and manner of permitting members to withdraw or the holders of common stock to transfer their stock; the manner of assignment and transfer of the interests of members, and of the shares of common stock; the conditions upon which, and time when membership of any member shall cease; the automatic suspension of the rights of a member when he ceases to be eligible to membership in the association, and the mode, manner and effect of the expulsion of a member; manner of de-termining the value of a member's interest and provision for its purchase by the association upon the death or

member or forfeiture of his membership, or, at the option of the association, by conclusive appraisal by the board of directors. (j) In the case of withdrawal, expulsion or death of a member, or the forfeiture of his membership, and in the event no provision is made in the by-laws as to the management of the provision of the second of the ner of determining the value of such member's property interest in the association, or the manner and method of payment thereof, then the Board of Directors shall equitably and conclusively appraise his property interest and shall fix the amount thereof in money, which shall be paid to him, or his heirs or legal representatives, within one year after such expulsion, withdrawal, death or forfeiture; provided, however, the words 'property interest' shall not be construed to cover reserves belonging to such member, which were retained by the association for credit and other general purposes from patronage proceeds pursuant to provisions in the by-laws, a written marketing agreement, or other contract entered into between the association and such member, but that the manner of determining the value and payment of such reserves to such members shall be governed by the provisions of such by-laws, marketing agreement or other instru-ments."

Section 4. The fact that the existing Cooperative Marketing Law is ambiguous and does not readily lend itself to a certain interpretation of its provisions concerning the manner of appraising the value of a member's property interest in a Cooperative Marketing Association and disposition thereof, and the further fact that certain provisions concerning powers and membership in Cooperative Marketing Associations needs to be extended, create an emergency and an imperative public necessity that the Constitutional Rule requiring bills to be read upon three several days in each House be, and the same is hereby suspended, and this Act shall take effect, and be in force from and after its passage, , and it is so enacted.

Amend House Bill No. 899, by striking out all above the enacting clause and insert in lieu thereof the follow-

"An Act amending Chapter 8, Article 5742 of the Revised Civil Statutes of the State of Texas, 1925 as amended by Acts of 1930, Fortyamended by Acts of 1930, Forty- for mineral development purposes and first Legislature, First Called Ses- prescribing the method and manner

sion, Acts, 1930, Forty-first Legislature, Fifth Called Session, Acts of 1934, Forty-third Legislature, Second Called Session; amending Chapter 8, Article 5743 of the Revised Civil Statutes of Texas, 1925 as amended by Acts of 1930, Fortyfirst Legislature, Fourth Called Session, Chapter 8, Article 5746 of the Revised Civil Statutes of Texas, 1925, as amended by Acts of 1930, Forty-first Legislature, Fourth Called Session, relating to Cooperative Marketing Associations providing for purpose and powers of the Cooperative Marketing Association. Cooperative Marketing Association; providing who may become members of such Marketing Association and providing for the manner of de-termining the value of and pay-ment for the interest of members upon death, expulsion or with-drawal or the forfeiture of membership, in the event that no other provision is made therefor in the by-laws of such association, and declaring an emergency."

The amendments were severally adopted.

House Bill No. 899 was then passed to engrossment.

HOUSE BILL NO. 988 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 988, A bill to be entitled "An Act amending Section 8 of Chapter 163, Acts of the Regular Session of the Forty-second Legislature; validating specified actions heretofore taken by counties, cities and towns in issuing funding and refunding securities in attempted compliance with said Chapter; validating such securities issued thereunder, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 861 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 861, A bill to be entitled "An Act authorizing political sub-divisions of the State of Texas to lease lands owned by such subdivisions of making such leases, and declaring an emergency."

The bill was read second time.

Mr. Jones of Wise offered the following amendment to the bill:

Amend House Bill No. 861, by adding a new section to be Section 2a, and to read, as follows:

"Provided that all such leases may be granted by public auction and that no leases shall be executed in any case except and unless the lessor shall retain at least one eighth royalty."

The amendment was adopted.

House Bill No. 861 was then passed to engrossment.

HOUSE BILL NO. 231 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 231, A bill to be entitled "An Act providing that the Board of Insurance Commissioners shall require any corporation, person, firm. association, local mutual aid association, or any local organization, company or organization to have a permit or certificate of authority in order to carry on any insurance business; providing that the Commissioner of Insurance shall make known to the Attorney General of the State of Texas any violation of this Act, said Attorney General to institute proceedings to restrain those named from writing any insurance of any kind or character without such permit or exemption certificate; etc., and declaring and emergency."

The bill was read third time.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 231 was then passed by the following vote:

Yeas-115

Brown
Burton
Cagle
Callan
Carssow
Cathey
Cauthorn
Celaya
Colquitt
Davis of Haskell
Davis of Jasper

Davison of Fisher McDonald McFarland Davisson McKee of Eastland Dean Metcalfe Moffett Deglandon Derden Monkhouse England Morris Farmer Morse Newton Fielden Nicholson Fox **Fuchs** Oliver Gibson Palmer Graves Patterson Hamilton of Travis Pope Hankamer Hanna Powell Harbin Prescott Hardin Quinn Reed of Bowie Harper Harrell Reed of Dallas Harris of Archer Rhodes Harris of Dallas Riddle Harris of Dickens Roark Hartzog Ross Heflin Russell Herzik Rutta Hull Schuenemann Hyder Settle James Sharpe Johnson of Ellis Shell Jones of Angelina Simpson Jones of Wise Skaggs Smith of Hopkins Keith Kern Smith King of Matagorda Knetsch Smith of Tarrant Stocks Langdon Lankford Talbert Lanning Tarwater Tennant Leonard Leyendecker Tennyson Little Thornberry Thornton Loggins London Walker Weldon Lucas Winfree Mann Mauritz Wood

Nays-1

Worley

Cleveland

Mays

Present-Not Voting

Blankenship

Absent

Alexander	Howard
Bond	Jackson
Broadfoot	Johnson
Dickison	of Tarrant
Felty	Jones of Atascosa
Holland	Keefe
Hoskins	Kelt

Kenyon
McConnell
McCracken
McKinney
Patterson of Mills
Petsch

Ragsdale Reader Stevenson Stinson Waggoner Westbrook

Absent-Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

HOUSE BILL NO. 296 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 296, A bill to be entitled "An Act providing for the amendment of Article 1848 of the Revised Civil Statutes of 1925, as amended by Acts of the Forty-second Legislature, Regular Session, Chapter 64, page 98 in Section 1 as amended by the Acts of the Forty-fourth Legislature, Regular Session, Chapter 90, page 225 in Section 1, so as to provide that litigants may have more time to file their briefs after the filing of the transcript in the Appellate Courts, and providing for the equalization of opportunity for filing briefs as between appellant and appellee, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas—125

Alsup Davisson of Eastland $\mathbf{A}\mathbf{mos}$ Baker Dean Bates Deglandon Derden Beckworth Bell Dickison Blankenship England Boethel Farmer Boyer Felty Bradbury Fielden Bradford Fox **Bridgers** Fuchs Brown Gibson Burton Graves Callan Hamilton Carssow Hankamer Cathey Hanna Cauthorn Harbin Celaya Hardin Cleveland Harper Colquitt Harrell Davis of Haskell Harris of Archer Harris of Dallas Davis of Jasper Davison of Fisher Harris of Dickens

Hartzog Palmer Heflin Patterson Herzik of Travis Pope Hull Powell Hyder Jackson Prescott James Quinn Johnson of Ellis Jones of Angelina Jones of Wise Ragsdale Reed of Bowie Reed of Dallas Keefe Rhodes Keith Riddle Kelt Roark Kenyon Ross Russell Kern King Rutta Knetsch Schuenemann Settle Langdon Lankford Sharpe Shell Lanning Leonard Simpson Skaggs Smith of Hopkins Leyendecker Little Loggins Smith London of Matagorda Smith of Tarrant Lucas Mann Stevenson Mauritz Stinson Mays Stocks McConnell Talbert McDonald Tarwater McFarland Tennant McKee Tennyson Metcalfe Thornberry Moffett Thornton Monkhouse Walker Morse Weldon Newton Winfree Nicholson Wood Oliver Worley

Nays-2

Cagle

Morris

Present-Not Voting

Westbrook

Absent

Alexander
Bond
Broadfoot
Holland
Hoskins
Howard
Johnson
of Tarrant

Jones of Atascosa McCracken McKinney Patterson of Mills

Petsch Reader Waggoner

Absent-Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

HOUSE BILL NO. 326 ON THIRD Jones of Wise READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 326, A bill to be entitled "An Act defining indigent and non-indigent patients in state and psychopathic hospitals, providing for their support and that the State be reimbursed for the support, main-tenance and treatment of non-indigent patients; declaring who are liable for the support, maintenance and treatment of non-indigent patients, pro-viding that the State Board of Con-trol may demand and conduct investigations in the County Court to de-termine the ability of patients or those liable for their support to pay therefor, authorizing contracts for the support, maintenance and treatment of patients in state and psychopathic hospitals, and providing that suits may be instituted to collect for the support, maintenance and treatment of patients, and that the County and District Attorneys shall represent the State in such suits and prescribing the fee for so doing, repealing all laws in conflict herewith, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-123

Dickison Alsup Amos England Farmer Baker Felty Bates Fielden Beckworth Fox Bell **Fuchs** Blankenship Boethel Gibson Graves Boyer Hamilton Bradford **Bridgers** Hankamer Hanna Brown Burton Harbin Hardin Callan Harper Carssow Harrell Cathey Harris of Archer Cauthorn Harris of Dallas Celaya Harris of Dickens Cleveland Hartzog Colquitt Davis of Haskell Heflin Davis of Jasper Herzik Hull Davison of Fisher Hyder Davisson Jackson of Eastland James Dean Johnson of Ellis Deglandon Jones of Angelina Derden

Quinn Ragsdale Keefe Reed of Bowie Keith Kelt Reed of Dallas Rhodes Kern King Riddle Knetsch Roark Langdon Ross Russell Lankford Lanning Rutta Leonard Schuenemann Leyendecker Settle Little Sharpe Shell Loggins London Simpson Lucas Skaggs Mays Smith of Hopkins McConnell Smith McDonald of Matagorda McFarland Smith of Tarrant McKee Stevenson Metcalfe Stinson Moffett Stocks Monkhouse Talbert Morris Tarwater Tennant Morse Newton Tennyson Nicholson Thornberry Oliver Thornton Palmer Walker Patterson Weldon of Travis Westbrook Pope Winfree Powell Wood Prescott Worley

Nays-1

Bradbury

Present-Not Voting

Cagle

Mann

Absent

Kenyon Alexander Mauritz Bond McCracken Broadfoot McKinney Holland Patterson of Mills Hoskins

Petsch Howard Reader Johnson of Tarrant Waggoner

Jones of Atascosa

Absent—Excused

Leath Adkins Sewell Dolling Vale Huddleston Jones of Falls

HOUSE BILL NO. 348 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 348, A bill to be entitled "An Act amending Section 5, of Chapter 130, Acts of the Regular Session of the Forty-third Legislature, as amended by the Acts of 1934, Fourth Called Session of the Forty-third Legislature, so as to extend the time within which the contracts, bonds, notes or other evidence of indebtedness authorized by said Chapter 130, as amended, shall not be issued or executed after the Thirty-first day of December, 1937, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-118

Yeas—118		
Alsup	Hull	
Amos	Hyder	
Baker	Jackson	
Bates	James	
Beckworth	Johnson of Ellis	
Bell	Jones of Angelina	
Blankenship	Jones of Wise	
Boethel	Keefe	
Boyer	Keith	
Bradford	Kelt	
Bridgers	Kenyon	
Brown	Kern	
Burton	King	
Cagle	Knetsch	
Callan	Langdon	
Carssow	Lankford	
Cathey	Lanning	
Cauthorn	Leonard	
Celaya	Leyendecker	
Cleveland	Little	
Colquitt	Loggins	
Davis of Jasper	London	
Davison of Fisher	Lucas	
Davisson	Mauritz	
of Eastland	Mays	
Dean	McConnell	
Deglandon	McDonald	
Derden	McFarland	
Dickison	McKee	
England	Metcalfe	
Farmer	Moffett	
Felty	Monkhouse	
Fox	Morris	
Fuchs	Morse	
Gibson	Newton	
Graves	Nicholson	
Hamilton	Oliver	
Hanna	Patterson	
Harbin	of Travis	
Harper	Pope	
Harrell	Quinn	
Harris of Archer	Reed of Bowie	
Harris of Dallas	Reed of Dallas	
Harris of Dickens	Rhodes	
Hartzog	Riddle	
Heflin	Roark	
Herzik	Ross	
· ·		

Talbert Tarwater Schuenemann Tennant Tennyson Thornberry Thornton , Shell Simpson Waggoner Skaggs Walker Smith of Hopkins Weldon Smith of Tarrant Westbrook Stevenson Winfree Stinson Wood Stocks Worley

Nays—1

Bradbury

Present—Not Voting

Fielden Mann Powell

Absent

Alexander	Jones of Atascosa
Bond	McCracken
Broadfoot	McKinney
Davis of Haskell	Palmer
Hankamer	Patterson of Mills
Hardin	Petsch
Holland	Prescott
Hoskins	Ragsdale
Howard	Reader
Johnson	Smith
of Tarrant	of Matagorda

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 449 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 449, A bill to be entitled "An Act to amend Subsection 62, Article 199, Title 8, of the Revised Civil Statutes of Texas, 1925, revision; and to re-arrange, and recreate the 62nd Judicial District of Texas; to re-arrange, change and prescribe the terms of holding District Court in the 62nd Judicial District; to add Franklin County to the 62nd Judicial District of Texas; and providing that the 8th and 62nd Judicial District Courts in Hunt County and Delta County, shall have concurrent jurisdiction with each other in said counties respectively throughout the respective limits thereof, of all matters, civil and criminal, of which jurisdiction is given to the District Court

by the Constitution and laws of the State; and providing that the 6th and 62nd Judicial District Courts in Lamar County shall have concurrent jurisdiction with each other in said county throughout the limits thereof, of all matters, civil and criminal, of which jurisdiction is given to the District Court by the Constitution and laws of the State; and providing that the 76th and 62nd Judicial District Courts in Franklin County shall have concurrent jurisdiction with each other in said county throughout the limits thereof, of all matters, civil and criminal, of which jurisdiction is given to the District Court by the Constitution and laws of the State; . . . etc., and declaring an emergency."

Monkhous Morris Morse Newton Nicholson Oliver Patterson of Travil Pope Prescott Quinn Ragsdale Reed of Boundary Reed of Double Ree

The bill was read third time, and was passed by the following vote:

Yeas-125

Hanna Alsup Harbin Amos Hardin **Baker** Harper Bates Beckworth Harrell Harris of Archer Bell Harris of Dallas Blankenship Hartzog Boethel Heflin Boyer Bradbury Herzik Bradford Hull Hyder Bridgers Jackson Brown Burton James Johnson of Ellis Cagle Jones of Angelina Callan Jones of Wise Carssow Keefe Cathey Keith Cauthorn Kelt Celaya Kenyon Cleveland Kern Colquitt Davis of Haskell King Knetsch Davis of Jasper Davison of Fisher Langdon Lankford Davisson Lanning of Eastland Leonard Dean Levendecker Deglandon Little Derden Loggins Dickison London England Farmer Lucas Mann Feltv Fielden Mauritz Fox Mays McConnell Fuchs McDonald Gibson McKee Graves Metcalfe Hamilton Moffett Hankamer

Monkhouse Shell Morris Simpson Morse Skaggs Smith of Hopkins Smith of Matagorda Smith of Tarrant Patterson of Travis Stevenson Pope Stinson Prescott Stocks Quinn Talbert Řagsdale Tarwater Reed of Bowie Reed of Dallas Tennant Tennyson Thornberry Rhodes Thornton Riddle Waggoner Roark Walker Ross Russell Weldon Rutta Westbrook Winfree Schuenemann \mathbf{wood} Settle Sharpe Worley

Present-Not Voting

Powell

Absent

Jones of Atascosa Alexander McCracken Bond McFarland Broadfoot McKinney Harris of Dickens Holland Palmer Patterson of Mills Hoskins Petsch Howard Reader Johnson of Tarrant

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 488 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 488, A bill to be entitled "An Act to amend Article 881a-37, Revised Civil Statutes, 1935 Supplement, as amended by Acts, 1935, Forty-fourth Legislature, page 159, Chapter 68, Section 2, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-123

Alsup Beckworth
Amos Bell
Baker Blankenship
Bates Boethel

Boyer	Little	
Bradbury	Loggins	
Bradford	London	
Bridgers	Lucas	
Brown	Mauritz	
Burton	Mays	
Callan	McConnell	
Carssow	McDonald	
Cathey	McFarland	
Cauthorn	McKee	
Clarata	Metcalfe	
Cleveland	Moffett	
Colquitt	Monkhouse	
Davis of Haskell	Morris	
Davis of Jasper	Morse	
Davison of Fisher	Newton	
Davisson	Nicholson	
of Eastland	Oliver	
Dean Dealer den	Palmer	
Deglandon	Patterson	
Derden	of Travis	
Dickison England	Pope	
England	Powell	
Farmer	Prescott	
Felty Fox	Quinn	
FOX.	Ragsdale	
Fuchs	Reed of Bowie	
Gibson	Reed of Dallas	
Graves	Rhodes	
Hamilton	Riddle	
Hankamer	Roark	
Hanna Hardin	Ross	
Harrell	Russell	
Harris of Archer	Rutta	
Harris of Archer Harris of Dallas	Schuenemann	
Harris of Dickens	Settle	
Hartzog	Sharpe '	
Heflin	Shell	
Herzik	Simpson	
Hull	Skaggs	
Hyder	Smith of Hopkins	
Jackson	Smith	
James	of Matagorda Smith of Tarrant	
Johnson of Ellis	Smith of Tarrant	
Johnson of Ellis	Stevenson	
Jones of Angelina	Stinson	
Jones of Wise	Stocks	
Keefe	Talbert	
Keith Kelt	Tarwater	
Keir	Tennant	
Kenyon	Tennyson	
Kern	Thornberry	
King Knetsch	Thornton	
Langdon	Waller	
Langdon Lankford	Walker	
Lanning Lanning	Weldon	
Lanning	Winfree	
Leonard Levendesker	Worley	
Leyendecker	Wood	
Present—Not Voting		

Mann

Tit+1a

Dave

Cagle Fielden

Absent

Alexander
Bond of Tarrant
Broadfoot Jones of Atascosa
Harbin McCracken
Harper McKinney
Holland Patterson of Mills
Hoskins Petsch
Howard Reader
Westbrook

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 489 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 489, A bill to be entitled "An Act to amend Article 392, Revised Civil Statutes of 1925, as amended by Acts, 1935, Forty-fourth Legislature, page 21, Chapter 6, Section 1, and declaring an emergency."

The bill was read third time, and

The bill was read third time, and was passed by the following vote:

Yeas-125

Felty Fielden Alsup Amos Baker Fox **Fuchs** Bates Gibson Beckworth Graves Bell Blankenship Hamilton Boethel Hankamer Hanna Boyer Bradbury Harbin Bradford Hardin Bridgers Harrell Harris of Archer Brown Burton Harris of Dallas Harris of Dickens Callan Hartzog Carssow Heflin Cathey Cauthorn Herzik Celaya Hull Hyder Cleveland Colquitt Davis of Haskell Jackson James Davis of Jasper Davison of Fisher Johnson of Ellis Jones of Angelina Jones of Wise Davisson of Eastland Keefe Keith Deglandon Kelt Derden Dickison Kenyon England Kern

King

Farmer

Knetsch Reed of Dallas Langdon Rhodes Lankford Riddle Lanning Roark Leonard Ross Leyendecker Russell Little Rutta Schuenemann Loggins London Settle Lucas Sharpe Mauritz Shell Mays Simpson McConnell Skaggs Smith of Hopkins McDonald McFarland Smith of Matagorda Smith of Tarrant McKee Metcalfe Moffett Stevenson Stinson Monkhouse Morris Stocks Morse Talbert Newton Tarwater Nicholson Tennant Oliver Tennyson Palmer Thornberry Patterson Thornton of Travis Waggoner Pope Walker Powell Weldon Westbrook Prescott Quinn Winfree Ragsdale Wood Worley Reed of Bowie

Present-Not Voting

Cagle

Mann

Absent

Alexander Johnson of Tarrant Bond Broadfoot Jones of Atascosa McCracken Dean McKinney Harper Holland Patterson of Mills Hoskins Petsch Howard Reader

Absent-Excused

Adkins Leath Dollins Sewell Vale Huddleston Jones of Falls

HOUSE BILL NO. 491 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 491, A bill to be entitled "An Act to amend Article 4766, Revised Civil Statutes of 1925, as Keefe amended by Acts, 1935, Forty-fourth Keith

Legislature, page 24, Chapter 8, Section 1, and declaring an emergency." The bill was read third time, and was passed by the following vote:

Yeas-126

Kelt Alsup Amos Kenyon Baker Kern Bates King Beckworth Knetsch Bell Langdon Lankford Blankenship Boethel Lanning Leonard Boyer Leyendecker Bradbury Bradford Little Bridgers Loggins London Brown Burton Lucas Mann Callan Carssow Mauritz Mays Cathey Cauthorn Celaya Cleveland Colquitt Davis of Haskell Davis of Jasper Davison of Fisher Davisson Morse of Eastland Deglandon Derden Oliver Dickison England Farmer Felty Pope Fielden Fox Fuchs Quinn Gibson Graves Hamilton Hankamer Hanna Harbin Roark Hardin Harrell Ross Harris of Archer Harris of Dallas Rutta Harris of Dickens Settle Hartzog Heflin Shell Herzik Hull Hyder

Jackson

Johnson of Ellis

Jones of Wise

Jones of Angelina

James

McConnell McDonald McFarland McKee Metcalfe Moffett Monkhouse Morris Newton Nicholson Palmer Patterson of Travis Powell Prescott Ragsdale Reed of Bowie Reed of Dallas Rhodes Riddle Russell Schuenemann Sharpe Simpson Skaggs Smith of Hopkins Smith

of Matagorda Smith of Tarrant Stevenson

Stinson Stocks

Talbert
Tarwater
Tennant
Tennyson
Thornberry
Thornton
Waggoner

Walker Weldon Westbrook Winfree Wood Worley

Present-Not Voting

Cagle

Absent

Alexander Bond Broadfoot Dean Harper Holland Hoskins Howard Johnson
of Tarrant
Jones of Atascosa
McCracken
McKinney
Patterson of Mills
Petsch
Reader

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 493 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 493, A bill to be entitled "An Act to amend Article 416, Revised Civil Statutes of 1925, as amended by Acts, 1935, Forty-fourth Legislature, page 26, Chapter 9, Section 1, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-124

Alsup Davis of Haskell Davison of Fisher $\overline{\mathbf{Amos}}$ Baker Davisson of Eastland Bates Beckworth Dean Deglandon Bell Blankenship Derden Boethel Dickison Boyer England Bradbury Farmer Bradford Felty **Bridgers** Fielden Brown Fox **Fuchs** Burton Callan Gibson Carssow Graves Cathey Hamilton Cauthorn Hankamer Celaya Hanna Cleveland Harbin Colquitt Hardin

Harper Nicholson Oliver Harrell Harris of Archer Palmer Harris of Dallas Patterson Harris of Dickens of Travis Pope Hartzog Heflin Powell Herzik Prescott Hull Quinn Hyder Ragsdale Reed of Bowie Reed of Dallas Jackson James Johnson of Ellis Rhodes Jones of Angelina Riddle Jones of Wise Roark Keefe Ross Keith Russell Kelt Rutta Schuenemann Kern King Settle Knetsch Sharpe Langdon Lankford Shell Simpson Lanning Skaggs Smith of Hopkins Leonard Leyendecker Smith Little of Matagorda Loggins London Smith of Tarrant Stevenson Stinson Lucas Talbert Mann Mauritz Tarwater Mays McConnell Tennant Tennyson McDonald Thornberry McFarland Thornton Waggoner McKee Metcalfe Walker Moffett Weldon Monkhouse Winfree Wood Morris Morse Worley Newton

Nays-2

Cagle

Stocks

Absent

Alexander
Bond
Broadfoot
Davis of Jasper
Holland
Hoskins
Howard
Johnson

Jones of Atascosa Kenyon McCracken McKinney Patterson of Mills Petsch Reader

of Tarrant

Absent—Excused

Adkins
Dollins
Huddleston
Jones of Falls

Leath Sewell Vale

Westbrook

HOUSE BILL NO. 494 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 494, A bill to be entitled "An Act to amend Article 4993, Revised Civil Statutes of 1925, as amended by Acts, 1935, Forty-fourth Legislature, page 31, Chapter 11, Section 1, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-125

Alsup	Heflin
Amos	Herzik
Baker	Hull
Bates	Hyder
Beckworth	Jackson
Bell	James
Blankenship	Johnson of Ellis
Boethel	Jones of Angelina
Boyer	Jones of Wise
Bradbury	Keefe
Bradford	Keith
Drauroru Dramo	Kelt
Brown	
Burton	Kenyon
Callan	Kern
Carssow	King
Cathey	Knetsch
Cauthorn	Langdon
Celaya	Lanning
Cleveland	Leonard
Colquitt	Leyendecker
Davis of Haskell	Little
Davis of Jasper	Loggins
Davison of Fisher	London
Davisson	Lucas
of Eastland	Mann
Dean	Mauritz
Deglandon	Mays
Derden	McConnell
Dickison	McDonald
England	McFarland
Farmer	McKee
Felty	Metcalfe
Fielden	Moffett
Fox	Monkhouse
Fuchs	Morris
	Morse
Gibson	
Graves	Newton
Hamilton	Nicholson
Hankamer	Oliver
Hanna	Palmer
Harbin	Patterson.
Hardin	of Travis
Harper	Pope
Harrell	Powell
Harris of Archer Harris of Dallas	Prescott
Harris of Dallas	Quinn
Harris of Dickens	Ragsdale
Hartzog	Reed of Bowie

-		
	Reed of Dallas	Smith of Tarrant
	Rhodes	Stevenson
	Riddle	Stinson
	Roark	Stocks
ļ	Ross	Talbert
	Russell	Tarwater
	Rutta	Tennant
	Schuenemann	Tennyson
	Settle	Thornberry
	Sharpe	Thornton
	Shell	Waggoner
	Simpson	Walker
	Skaggs	Weldon
	Smith of Hopkins	Winfree
	Smith	Wood
	of Matagorda	Worley

Present—Not Voting

Cagle

Absent

Alexander	Jones of Atascosa
Bond	Lankford
Bridgers	McCracken
Broadfoot	McKinney
Holland	Patterson of Mills
Hoskins	Petsch
Howard	Reader
Johnson	Westbrook
of Tarrant	

Absent-Excused

Adkins	Leath
Dollins	Sewell
Huddleston	Vale
Jones of Falls	

HOUSE BILL NO. 495 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 495, A bill to be entitled "An Act to amend Article 4941, Revised Civil Statutes of 1925, as amended by Acts, 1935, Forty-fourth Legislature, page 20, Chapter 5, Section 1, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-124

Alsup	Bridgers
Amos	Brown
Baker	Burton
Bates	Callan
Beckworth	Carssow
Bell	Cathey
Blankenship	Cauthorn
Boethel	Celaya
Boyer	Cleveland
Bradbury	Colquitt
Bradford	Davis of Haskell

Davis of Jasper Davison of Fisher Mays McConnell Davisson McDonald McFarland of Eastland Dean McKee Metcaife Deglandon Moffett Derden Monkhouse Dickison England Morris Farmer Morse Felty Fielden Newton Nicholson Oliver Fox Fuchs **Paimer** Gibson Patterson of Travis Graves Hamilton Pope Hankamer Powell Hanna Prescott Harbin Quinn Hardin Ragsdale Harper Reed of Bowie Reed of Dallas Harrell Harris of Archer Rhodes Riddle Harris of Dallas Harris of Dickens Roark Hartzog Ross Heflin Russell Herzik Rutta Hull Settle Hyder Sharpe Jackson Shell James Simpson Johnson of Ellis Skaggs Jones of Angelina
Jones of Wise Smith of Hopkins Smith Keefe of Matagorda Keith Stevenson Kelt Stinson Kenyon Stocks Kern Talbert King Tarwater Knetsch Tennant Langdon Tennyson Lanning Thornberry Leonard Thornton Waggoner Walker Leyendecker Little

Present-Not Voting

Weldon

Winfree

Wood

Worley

Cagle

Loggins

London

Mauritz

Lacas

Mann

Absent

Alexander	Johnson
Bond	of Tarrant
Broadfoot	Jones of Atascosa
Holland	Lankford
Hoskins	McCracken
Howard	McKinney

Patterson of Mills Schuenemann Petsch Smith of Tarrant Reader Westbrook

Absent—Excused

Adkins Leath **Dollins** Sewell Huddleston Vale Jones of Falls

HOUSE BILL NO. 525 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 525, A bill to be entitled "An Act declaring the purpose of the Legislature in enacting this Bill; creating the Texas Home for Colored Orphans and providing for the maintenance of the maintena ance of such home at or near Gilmer, Texas, in the County of Upshur, upon a site or tract of land heretofore donated by the Dickson Colored Ordonated by the Dickson Colored Orphans, Inc., to and accepted by the State of Texas; repealing Sections 2 and 7 of Chapter 21, Acts of the Forty-first Legislature, Third Called Session, and all other laws and parts of laws in so far as they conflict with the provisions of this Act or its purpose to continue the maintenance of a pegra orphan's home upon that tract negro orphan's home upon that tract of land donated to the State of Texas located in Gilmer, Upshur County, Texas, and declaring an emergency.

The bill was read third time, and was passed by the following vote:

Yeas-122

Davison of Fisher Alsup Davisson Amos Baker of Eastland Dean Bates Deglandon Beckworth Derden Bell Dickison Blankenship England **Boethel Farmer** Boyer Bradbury Felty Fielden Bradford **Bridgers** Fox **Fuchs** Brown Gibson Burton Graves Cagle Callan Hamilton Carssow Hankamer Hanna Cathey Cauthorn Harbin Harper Celaya Cleveland Harrell Harris of Archer Colquitt Harris of Dallas

Davis of Haskell Davis of Jasper Harris of Dickens

Hartzog Heflin Herzik Hull Hyder	Patterson of Travis Pope Powell Prescott
Jackson	Quinn
James	Reed of Dallas
Johnson of Ellis	Rhodes
Jones of Angelina	Riddle
Jones of Wise	Roark
Keefe	Ross
Keith	Russell
Kelt	Rutta
Kenyon	Schuenemann
Kern	Settle
King	Sharpe
Langdon	Shell
Lanning	Simpson
Leonard	Skaggs
Leyendecker	Smith of Hopkins
Little	Smith
Loggins	of Matagorda
London	Stevenson
Lucas	Stinson
Mann	Stocks
Mauritz	Talbert
Mays	Tarwater
McConnell McDonald	Tennant
McFarland	Tennyson
McKee	Thornberry
Metcalfe	Thornton Waggoner
Moffett	Walker
Monkhouse	Weldon
Morris	Westbrook
Morse	Winfree
Newton	Wood
Nicholson	Worley
Oliver	

Nays-3

Hardin Palmer Reed of Bowie

Present-Not Voting

Knetsch

Absent

Lankford Alexander Bond McCracken McKinney Broadfoot Patterson of Mills Holland Hoskins Petsch Howard Ragsdale Johnson Reader of Tarrant Smith of Tarrant

Absent—Excused

Adkins I Dollins S Huddleston V Jones of Falls

Jones of Atascosa

Leath Sewell Vale

Hardin

Harper

Harrell

HOUSE BILL NO. 563 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 563, A bill to be entitled "An Act to prohibit the use of any trap, seine, or net of any kind for the purpose of taking or catching any fish in Bell County for a period of two years from and after the effective date of this Act; providing, however, that this Act shall not prohibit the use of a minnow seine in such County, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-124 Harris of Archer Alsup Harris of Dallas Amos Baker Harris of Dickens Hartzog Bates Beckworth Heflin Herzik Bell Blankenship Hull Hyder Boethel Boyer Jackson Bradbury James Johnson of Ellis Bradford Jones of Angelina Jones of Wise Bridgers Brown Keefe Burton Keith Cagle Kelt Callan Kern Carssow King Cathev Knetsch Cauthorn Langdon Celaya Cleveland Lanning Leonard Colquitt Leyendecker Davis of Haskell Davis of Jasper Little Loggins London Davisson of Eastland Dean Lucas Deglandon Mann Mauritz Derden Dickison Mays McConnell England McDonald Farmer Felty McFarland Fielden McKee Metcalfe Moffett Fox **Fuchs** Monkhouse Gibson Morris Graves Morse Hamilton Hankamer Newton Nicholson Hanna Oliver Harbin

Palmer

Patterson

of Travis

Beckworth

Smith Pope of Matagorda Smith of Tarrant Powell Prescott Stevenson Quinn Ragsdale Stinson Reed of Bowie Reed of Dallas Stocks Talbert Tarwater Rhodes Riddle Tennant Roark Tennyson Thornberry Ross Russell Thornton Waggoner Walker Rutta Settle Sharpe WeldonSimpson Westbrook Skaggs Winfree Smith of Hopkins Wood Worley

Absent

Alexander
Bond
Broadfoot
Davison of Fisher
Holland
Hoskins
Howard
Johnson
of Tarrant
Jones of Atascosa

Kenyon
Lankford
McCracken
McKinney
Patterson of Mills
Petsch
Reader
Schuenemann
Shell

Absent—Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

HOUSE BILL NO. 584 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 584, A bill to be entitled "An Act authorizing the Commissioners Court in any county having a population of less than 35,000 inhabitants according to the last preceding Federal Census and having an assessed property valuation exceeding \$70,000,000.00 according to the approved tax rolls for the preceding year to allow each County Commissioner the sum of Fifty (\$50.00) Dollars per month for traveling expenses providing for the source of payment of such expenses and providing for filing of itemized accounts, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-121

Alsup Amos Baker Bates

Bell Blankenship Boethel Boyer Bradbury Bradford Bridgers Brown Burton Cagle Callan Carssow Cathey Cauthorn Celaya Cleveland Colquitt Davis of Haskell Davis of Jasper Davisson of Eastland Dean Deglandon Derden Dickison England Farmer Felty Fielden Fox **Fuchs** Gibson Graves Hamilton Hankamer Hanna Hardin Harrell Harris of Archer Harris of Dallas Harris of Dickens Hartzog Heflin Herzik Hull Hyder Jackson James Johnson of Ellis Jones of Angelina Jones of Wise Keefe Keith Kenyon Kern King

Leonard Levendecker Little Loggins London Lucas Mann Mauritz Mays McConnell McDonald McFarland McKee Metcalfe Moffett Monkhouse Morris Morse Newton Nicholson Oliver Palmer Patterson of Travis Pope Powell Prescott Ragsdale Reed of Bowie Reed of Dallas Rhodes Riddle Roark Ross Russell Rutta Settle Sharpe Simpson Skaggs Smith of Hopkins Smith of Matagorda Smith of Tarrant Stevenson Stinson Stocks Talbert Tarwater Tennant Tennyson Thornberry Thornton Waggoner Walker \mathbf{W} eldon Westbrook Winfree Wood

Present-Not Voting

Worley

Quinn

Knetsch Langdon

Lanning

Absent

Jones of Atascosa Alexander BondKelt Broadfoot Lankford Davison of Fisher McCracken Harbin McKinney Harper Patterson of Mills Holland Petsch Hoskins Reader Schuenemann Howard Johnson Shell

of Tarrant

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 572 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 572, A bill to be entitled "An Act amending Article 2544, R. C. S. of Texas, 1925, Article 2545, R. C. S. of Texas, 1925, Article 2546, R. C. S. of Texas, 1925, Article 2547, R. C. S. of Texas, 1925, as amended by Chapter 129, Acts, Fortieth Legislature, as amended by Chapter 11, Acts, Forty-first Legislature, as amended by Chapter 19, Acts, Forty-third Legislature, as amended by Chapter 66, Acts, Forty-third Legislature; . . . etc., and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-119

Davisson Alsup of Eastland Baker Dean Bates Deglandon Beckworth Bell Derden Dickison **Boethel** England Boyer Farmer Bradbury Felty Bradford Fielden Bridgers Fox Brown **Fuchs** Burton Gibson Callan Carssow Graves Hamilton Cathey Hanna Cauthorn Harbin Celaya Cleveland Hardin Harper Colquitt Davis of Haskell Harrell Harris of Archer Davis of Jasper

Harris of Dallas Nicholson Harris of Dickens Oliver Palmer Hartzog Patterson of Travis Heflin Herzik Pope Hull Hyder Prescott Jackson Quinn Ragsdale **James** Reed of Bowie Reed of Dallas Johnson of Ellis Jones of Angelina Jones of Wise Rhodes Keefe Riddle Keith Roark Kelt Ross Russell Kenyon Rutta Kern Settle King Knetsch Sharpe Langdon Shell Simpson Lanning Skaggs Leonard Smith of Hopkins Leyendecker Smith Little of Matagorda Loggins Smith of Tarrant London Stevenson Lucas Stinson Mann Stocks Mauritz Talbert Mays McČonnell Tarwater Tennant McDonald McFarland Tennyson Thornberry McKee Thornton Metcalfe Waggoner Walker Moffett Monkhouse Weldon Morris Winfree Morse Worley Newton

Nays-5

Amos Cagle Hankamer Westbrook Wood

Present-Not Voting

Blankenship

Powell

Absent

Jones of Atascosa Alexander Lankford Bond Broadfoot McCracken Davison of Fisher McKinney Patterson of Mills Holland Petsch Hoskins Reader Howard Schuenemann Johnson of Tarrant

Absent—Excused

Adkins Huddleston
Dollins Jones of Falls

Leath Sewell

Vale

Mr. Hankamer moved to reconsider the vote by which the bill was passed and asked to have the motion to reconsider spread on the Journal.

HOUSE BILL NO. 598 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 598, A bill to be entitled "An Act amending Article 2700 of the Revised Civil Statutes of Texas, 1925, increasing the allowance for office and traveling expenses for County Superintendent of Rusk County to not exceeding \$900.00 per annum, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-114

Hankamer Alsup Hanna Amos Harris of Archer Baker Harris of Dallas **Bates** Beckworth Harris of Dickens Hartzog Bell Heflin Blankenship Boethel Hull Boyer Hyder Jackson Bradbury James Bradford Johnson of Ellis **Bridgers** Jones of Angelina Burton Jones of Wise Cagle Keefe Callan Carssow Keith Kelt Cathey Cauthorn Kenyon Celaya Kern Cleveland King Colquitt Langdon Davis of Haskell Lankford Davis of Jasper Lanning Davison of Fisher Leonard Davisson Leyendecker of Eastland Little Dean Loggins Deglandon . Lucas Derden Mann Dickison Mauritz England Mays Farmer McConnell Felty McDonald Fielden McFarland Fox McKee **Fuchs** Metcalfe Gibson Moffett Monkhouse Graves Hamilton Morris

Newton Smith of Hopkins Nicholson Smith of Matagorda Smith of Tarrant Oliver Palmer Patterson of Travis Stevenson Stinson Pope Stocks Powell Talbert Ragsdale Tarwater Reed of Dallas Tennant Rhodes Tennyson Riddle Thornberry Roark Thornton Waggoner Walker Ross Russell Weldon Rutta Winfree Settle Wood Sharpe Simpson Worley Skaggs

Nays-5

Hardin Harrell Prescott Reed of Bowie Westbrook

Present-Not Voting

Knetsch

Quinn

Absent

Alexander Jones of Atascosa **Bond** London Broadfoot McCracken McKinney Brown Morse Harbin Harper Patterson of Mills Petsch Herzik Holland Reader Hoskins Schuenemann Howard Shell Johnson of Tarrant

Absent—Excused

| Adkins | Dollins | Huddleston | Jones of Falls Leath Sewell Vale

HOUSE BILL NO. 599 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 599, A bill to be entitled "An Act providing for the organization of cooperative, non-profit, membership corporations for the purpose of engaging in rural electrification; defining terms; defining the powers and duties of such corporations; providing for the number of incorporators; providing the manner in which such corporations may be organized

and prescribing the contents of the articles of incorporation; prohibiting the use of the words 'Electric Cooperative' by other corporations; providing for the execution, filing and recording of articles of incorporation and for the renewal of articles of incorporation; . . . etc., and declaring an emergency."

The bill was read third time.

Mr. Thornton offered the following amendment to the bill:

Amend House Bill No. 599, by striking out Paragraph (11) in Section 4, page 4, lines 5 to 9 inclusive.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 599 was then passed by the following vote:

Yeas-119

Alsup	Hardin
Amos	Harper
Baker	Harrell
Bates	Harris of Archer
Beckworth	Harris of Dallas
Bell	Harris of Dickens
Boethel	Hartzog
Boyer	Hull
Bradbury	Hyder
Bradford	Jackson
Bridgers	James
Brown	Johnson of Ellis
Burton	Jones of Angelina
Callan	Jones of Angelina Jones of Wise
Carssow	Keefe
Cathey	Keith
Cauthorn	Kelt
Celaya	Kenyon
Cleveland	Kern
Colquitt	King
Davis of Haskell	Knetsch
Davison of Fisher	Langdon
Davisson	Lankford
of Eastland	Lanning
Dean	Leonard
Deglandon	Leyendecker
Derden	Little
Dickison	Loggins
England	London
Farmer	Lucas
Felty	Mann
Fielden	Mauritz
Fox	Mays
Fuchs	McDonald
Gibson	McFarland
Hamilton	McKee
Hankamer	Metcalfe
Hanna	Moffett
Harbin	Monkhouse
- · - 	

Morris Sharpe Morse Simpson Newton Skaggs Nicholson Smith of Hopkins Oliver Smith Palmer of Matagorda Patterson Smith of Tarrant of Travis Stevenson Pope Stinson Powell Stocks Prescott Talbert Quinn Tarwater Ragsdale Tennant Reed of Bowie Reed of Dallas Tennyson Thornberry Rhodes Thornton Riddle Waggoner Walker Roark Ross Weldon Russell Westbrook Rutta Wood Settle Worley

Present-Not Voting

Blankenship

McConnell

Absent

Alexander Johnson Bond of Tarrant Broadfoot Jones of Atascosa Cagle McCracken Davis of Jasper McKinney Graves Patterson of Mills Heflin Petsch Herzik Reader Holland Schuenemann Hoskins Shell Howard Winfree

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 602 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 602, A bill to be entitled "An Act amending Article 3899 of the Revised Civil Statutes of Texas, 1925, as amended by Chapter 220, Acts of the Regular Session of the Forty-third Legislature, and as amended by Chapter 311, Acts of the Regular Session of the Forty-fourth Legislature, and as amended by Chapter 465, Acts of the Second Called Session of the Forty-fourth Legislature; providing that County Attorneys who perform the duties of District Attorneys in

certain counties may incur certain expenses in investigating crime and accumulating evidence in criminal cases, and for the payment for mileage traveled by said county attorneys in automobiles furnished by them in the discharge of their official duties; providing that this Act shall be cumulative of all laws not in conflict herewith, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-123

Hull Alsup Amoŝ Hyder Baker Jackson Bates James Johnson of Ellis Beckworth Bell Jones of Angelina Blankenship Jones of Wise Keefe Boethel Boyer Keith Bradbury Kelt Kenyon Bradford Bridgers King Knetsch Brown Burton Langdon Cagle Callan Lankford Lanning Carssow Leonard Cathey Leyendecker Cauthorn Little Celaya Loggins Cleveland London Lucas Colquitt Davis of Haskell Mann Davison of Fisher Mauritz Davisson Mays of Eastland McConnell McDonald Dean McFarland Deglandon Derden McKee Dickison Metcalfe England Moffett Farmer Monkhouse Felty Morris Fielden Morse Fox Newton **Fuchs** Nicholson Gibson Oliver Palmer Graves Hamilton Patterson of Travis Hankamer Hanna Pope Harbin Prescott Hardin Quinn Ragsdale Harper Harrell Reed of Bowie Harris of Archer Reed of Dallas Harris of Dallas Harris of Dickens Rhodes Riddle Hartzog Roark Herzik Russell

Rutta Stocks Schuenemann Talbert Settle Tarwater Sharpe Tennant Shell Tennyson Simpson Thornberry Skaggs Thornton Smith of Hopkins Walker Weldon Smith of Matagorda Smith of Tarrant Westbrook Winfree Wood Stevenson Stinson Worley

Nays—1

Powell

Absent

Alexander Bond Broadfoot Davis of Jasper Heflin Holland Hoskins Howard	Jones of Atascosa Kern McCracken McKinney Patterson of Mills Petsch Reader Ross
Howard	Ross
Johnson	Waggoner
of Tarrant	•

Absent—Excused

Adkins	Leath
Dollins	Sewell
Huddleston	Vale
Jones of Falls	

HOUSE BILL NO. 603 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 603, A bill to be entitled "An Act to appropriate money from the General Revenue Fund to pay

the General Revenue Fund to pay judgment for the sum of Twelve Hundred (\$1200.00) Dollars against the State of Texas in favor of R. L. Winder in cause No. 52982 in the 126th District Court of Travis County, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-118

Alsup	Bradford
Amos	Bridgers
Baker	Brown
Bates	Burton
Beckworth	Callan
Bell	Carssow
Blankenship	Cathey
Boethel	Cauthorn
Bover	Celaya
Bradbury	Cleveland

Colquitt	Mays
Davis of Haskell	McConnell
Davison of Fisher	McDonald
Davisson	McKee
of Eastland	Metcalfe
Dean	Moffett
Deglandon	Monkhouse
Derden	Morris
Dickison	Morse
England	Newton
Farmer	Oliver
Felty	Palmer
Fielden	Patterson
Fox	of Travis
Fuchs	Pope
Gibson .	Prescott
Graves	Quinn _
Hamilton	Ragsdale
Hankamer	Reed of Bowie
Hanna	Reed of Dallas
Harbin	Rhodes
Hardin	Riddle
Harper	Roark
Harrell	Ross
Harris of Archer Harris of Dallas	Russell
Harris of Dallas	Rutta
Harris of Dickens	Schuenemann
Hartzog	Settle
Herzik	Sharpe
Hyder	Shell
Jackson	Simpson
James	Skaggs
Johnson of Ellis	Smith of Hopkins
Jones of Angelina Jones of Wise	Smith
	of Matagorda
Keefe	Smith of Tarrant
Keith	Stevenson
Kelt	Stinson
Kenyon	Stocks
King	Talbert
Langdon	Tarwater
Lankford	Tennant
Lanning	Tennyson
Leonard	Thornberry
Leyendecker	Thornton
Little	Waggoner Walker
Loggins	Walker Weldon
London	Wood
Lucas	Worley
Mann Mauritz	WOLLEY
Mauritz	
Nay	/s—1

Cagle

Present-Not Voting

Knetsch

Powell

Absent

Alexander Heflin Bond Holland Broadfoot Hoskins Davis of Jasper Howard Hull McKinney
Johnson Nicholson
of Tarrant Patterson of Mills
Jones of Atascosa
Kern Reader
McCracken Westbrook

Absent—Excused

Adkins Dollins Huddleston Jones of Falls

McFarland

Leath Sewell Vale

Winfree

HOUSE BILL NO. 605 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 605, A bill to be entitled "An Act to amend Article 1813, Revised Civil Statutes of Texas, 1925, so as to add thereto a provision for the appointment of a Special Commissioner to serve with and assist a Court of Civil Appeals where a member thereof shall be totally disabled by illness, physical or mental; providing for the appointment of such Special Commissioner by the Governor under certain defined circumstances; defining the duties, compensation, and term of office of such Special Commissioner; providing that if any part of this Act is held unconstitutional, the valid portion of the same was intended to be enacted, and providing for an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-125

Alsup Colquitt Davis of Haskell Amos Baker Davison of Fisher Davisson Rates of Eastland Beckworth Dean Bell Blankenship Deglandon Derden Boethel Bond Dickison England Boyer Farmer Bradbury Bradford Felty Bridgers Fielden Fox Brown Fuchs Burton Gibson Callan Graves Carssow Hamilton Cathey Cauthorn Hankamer Hanna Celaya Cleveland Harbin

Newton Hardin Nicholson Harper Oliver Harrell Harris of Archer Palmer Harris of Dallas Patterson Harris of Dickens of Travis Pope Hartzog Heflin Prescott Quinn Herzik Ragsdale Hull Reed of Bowie Hyder Jackson Reed of Dallas James Rhodes Johnson of Ellis Roark Jones of Angelina Ross Jones of Wise Russell Keefe Rutta Schuenemann Keith Kelt Settle Kenyon Sharpe King Shell Simpson Knetsch Langdon Skaggs Smith of Hopkins Lankford Smith Lanning of Matagorda Smith of Tarrant Leonard Leyendecker Little Stevenson Loggins London Stinson Stocks Lucas Talbert Tarwater Mann Tennant Mauritz Tennyson Mays McConnell Thornberry McDonald Thornton Waggoner McFarland Walker McKee Metcalfe Weldon Westbrook Moffett Winfree Monkhouse Morris Wood Morse Worley

Nays—1

Cagle

Present-Not Voting

Powell

Absent

Jones of Atascosa Alexander Kern Broadfoot McCracken Davis of Jasper Holland McKinney Patterson of Mills Hoskins Petsch Howard Johnson Reader Riddle of Tarrant Absent—Excused

Adkins
Dollins
Huddleston

Huddleston Jones of Falls Leath Sewell Vale

HOUSE BILL NO. 610 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 610, A bill to be entitled "An Act repealing Section 11 of Article 7152, Title 122 of the Revised Civil Statutes of Texas, adopted at the Regular Session of the Thirtyninth Legislature, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-116 Alsup Hyder Jackson Amos Baker James Bates Johnson of Ellis Jones of Angelina Jones of Wise Beckworth Rell Blankenship Keefe Boethel Keith Kelt Boyer Kenyon Bradbury Bradford King Bridgers Knetsch Langdon Brown Burton Lankford Lanning Leonard Cagle Callan Leyendecker Carssow Little Cauthorn Loggins Celaya Cleveland London Lucas Colquitt Davis of Haskell Mann Davis of Jasper Mauritz Davison of Fisher Mays McConnell Davisson McDonald of Eastland Dean McFarland Deglandon McKee Metcalfe Derden Dickison Moffett England Monkhouse Morris Farmer Morse Fox Newton Fuchs Gibson Nicholson Hamilton Oliver Palmer Hankamer Hanna Patterson of Travis Harbin Hardin Prescott Ragsdale Harper Reed of Bowie Harrell Harris of Dallas Reed of Dallas Harris of Dickens Rhodes Hartzog Roark

Ross

Russell

Rutta

Heflin

Herzik

| Hull

Nays-1

Harris of Archer

Present-Not Voting

Fielden

Powell

Absent

Alexander	Kern
Bond	McCracken
Broadfoot	McKinney
Cathey	Patterson of Mill
Felty	Petsch
Graves	Pope
Holland	Quinn
Hoskins	Reader
Howard	Riddle
Johnson	Tarwater
of Tarrant	Weldon
Jones of Atascosa	Winfree

Absent-Excused

Adkins	Leath
Dollins	Sewell
Huddleston	\mathbf{Vale}
Jones of Falls	

HOUSE BILL NO. 629 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 629, A bill to be entitled "An Act declaring the islands in Galveston Bay, known at Vingt'une Islands, as a wildlife sanctuary and prohibiting the molestation of any birds found on said islands; providing a penalty for violation of this Act, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-125

Alsup	Boethel
Amos	Boyer
Baker	Bradbury
Bates	Bradford
Beckworth	Bridgers
Bell	Brown
Blankenship	Burton

Cagle
Cagle Callan
Camagant
Carssow Cauthorn Celaya Cleveland
Celava
Cleveland
Colquitt
Davis of Haskell
Davis of Haskell Davis of Jasper
Davison of Fisher
Davisson of Fishe. Davisson
of Eastland Deglandon
Deglandon
Derden
Dickison
England
Farmer
Felty
<u>F</u> ielden
F'ox
Fuchs
Gibson
Hamilton
Hankamer
Hanna
Hanna Uauhim
Harbin
Hardin
Harper
Harrell
Harris of Archer Harris of Dallas
Harris of Dallas
Harris of Dicken
Hartzog
Heflin
Herzik
Hull
Hyder
Jackson
James
James Johnson of Ellis
Iones of Angelin
Jones of Angelina Jones of Wise
Keefe
Keith
Kelt
Kenyon King
King
Knetsch
Langdon
Lankford Lanning
Lanning
Leonard
Leonard Leyendecker Little
Little
Loggins
Loggins London
Lucas

Mann Mauritz Mays McConnell McDonald McFarland McKee Metcalfe Moffett r Monkhouse Morris Morse Newton Nicholson Oliver Palmer Patterson of Travis Pope Powell Prescott Quinn Ragsdale Reed of Bowie Reed of Dallas Rhodes Riddle Roark Ross Russell Rutta Schuenemann Settle Sharpe Shell Simpson Skaggs Smith of Hopkins Smith of Matagorda Smith of Tarrant Stevenson Stinson Stocks Talbert Tarwater Tennant Tennyson Thornberry Thornton Waggoner Walker Weldon Westbrook Winfree Wood Worley

Absent

Alexander	
Bond	
Broadfoot	
Cathey	
Dean	

Graves Holland Hoskins Howard Johnson of Tarrant Jones of Atascosa Kern

McKinney Patterson of Mills Petsch

Petsch Reader

Absent—Excused

Adkins Dollins Huddleston Jones of Falls

McCracken

Leath Sewell Vale

HOUSE BILL NO. 661 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 661, A bill to be entitled "An Act declaring certain months closed to fishing in Jones and Shackelford Counties; providing means and methods of taking and possessing fish from the fresh waters of said Counties; prohibiting the sale of fish taken from fresh waters of said Counties; prescribing the bag limit that may be taken in any one day and declaring fish under certain sizes shall be returned to the water from which they were taken; providing that any person who violates provisions of this Act to be guilty of a misdemeanor, fixing a penalty, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-121

Baker Bates Beckworth Bell Blankenship Boethel Boyer Bradbury Bradford Bridgers Brown Burton Cagle Callan Carssow Cauthorn Celaya Cleveland Colquitt Davis of Haskell Davis of Jasper Davison of Fisher Davisson of Eastland Dean

Alsup

 \mathbf{Amos}

Deglandon Derden Dickison England Farmer Felty Fielden Fox **Fuchs** Gibson Hamilton Hankamer Hanna Hardin Harper Harrell Harris of Archer Harris of Dallas Harris of Dickens Hartzog Heflin Herzik Hull Hyder Jackson James Johnson of Ellis

Jones of Angelina Reed of Bowie Jones of Wise Reed of Dallas Keefe Rhodes Keith Riddle Kelt Roark Kenyon Ross King Russell Knetsch Rutta Langdon Schuenemann Lankford Settle Lanning Sharpe Leonard Shell Leyendecker Simpson Little Skaggs Smith of Hopkins Loggins London Smith Lucas of Matagorda Smith of Tarrant Mann Mauritz Stevenson Mays Stinson McConnell Stocks McDonald Talbert McFarland Tarwater McKee Tennant Moffett Tennyson Monkhouse Thornberry Morris Thornton Waggoner Newton Oliver Walker Weldon Palmer Pope Westbrook Winfree Powell Prescott Wood Worley Quinn Ragsdale

Absent

Alexander Kern Bond McCracken Broadfoot McKinney Cathey Metcalfe Graves Morse Harbin Nicholson Patterson of Mills Holland Hoskins Patterson Howard of Travis Petsch Johnson of Tarrant Reader Jones of Atascosa

Absent—Excused

Leath

Vale

Sewell

Adkins Dollins Huddleston Jones of Falls

HOUSE BILL NO. 730 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 730, A bill to be entitled "An Act providing for the amount that may be allowed by County

Boards of Trustees to the County Superintendents of Public Instruction for expenditures for office and traveling expenses in certain counties according to the last preceding Federal Census; repealing all laws and parts of laws, General or Special in conflict herewith, and declaring an emergency."

The bill was read third time.

On motion of Mr. Fielden, House Bill No. 730 was laid on the table.

HOUSE BILL NO. 750 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 750, A bill to be entitled "An Act to amend Section 1 of Chapter 144, Acts, Regular Session of the Forty-fourth Legislature, page 383 of the Compiled Laws of said Session; providing the open season for the killing of wild mourning doves; and providing that it be lawful to hunt, take or kill wild mourning doves during the months of October and November in the Counties of Chambers, Jefferson and Orange, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-124

Deglandon Alsup Amos Derden Baker Dickison England Bates Beckworth Farmer Felty Bell Fielden Blankenship Boethel Fox **Fuchs** Boyer Gibson Bradbury Bradford Hamilton Bridgers Hankamer Broadfoot Hanna Harbin Brown Burton Hardin Harper Cagle Harrell Callan Harris of Archer Carssow Harris of Dallas Cathey Harris of Dickens Cauthorn Hartzog Celaya Heflin Cleveland Colquitt Herzik Davis of Haskell Hull Davis of Jasper Hyder Jackson Davison of Fisher Davisson James of Eastland Johnson of Ellis

Jones of Angelina Ragsdale Jones of Wise Reed of Bowie Keefe Reed of Dallas Kenyon Rhodes Riddle Kern King Roark Knetsch Ross Russell Langdon Lankford Rutta Lanning Schuenemann Leonard Settle Leyendecker Sharpe Little Shell Loggins Simpson London Skaggs Smith of Hopkins . Mann Smith Mauritz of Matagorda Smith of Tarrant Mays McConnell Stevenson McDonald McFarland Stinson Stocks McKee Metcalfe Talbert Moffett Tarwater Tennant Monkhouse Tennyson Morris Thornberry Morse Thornton Newton Waggoner Oliver Walker Palmer Weldon Patterson of Travis Westbrook Pope Winfree Powell Wood Worley Prescott

Absent

Keith Alexander Kelt Bond Lucas Dean McCracken Graves Holland McKinney Nicholson Hoskins Patterson of Mills Howard Petsch Johnson of Tarrant Reader Jones of Atascosa

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

Quinn

HOUSE BILL NO. 757 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 757, A bill to be entitled "An Act to provide for an open season to hunt, take or kill wild mourning

doves in Cherokee County, Texas, and declaring an emergency."

The bill was read third time.

Mr. Talbert offered the following amendment to the bill:

"Amend House Bill No. 757 so as to include Smith and Gregg Counties."

TALBERT, TENNANT, GIBSON.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 757 was then passed by the following vote:

Yeas-124

Alsup Harrell AmosHarris of Archer Harris of Dallas Baker Harris of Dickens Rates Hartzog Beckworth Bell Heflin Blankenship Herzik Hull. Boethel Hyder Bover Jackson Bradbury Bradford James Johnson of Ellis Bridgers Broadfoot Jones of Angelina Jones of Wise Brown Keefe Burton Keith Cagle Kelt Callan Kenyon Carssow Kern Cathev King Cauthorn Celaya Knetsch Cleveland Langdon Colquitt Lankford Davis of Haskell Lanning Davis of Jasper Leonard Davison of Fisher Leyendecker Davisson Little of Eastland Loggins Deglandon London Derden Lucas Dickison Mann England Mauritz Farmer Mays **Felty** McConnell Fielden McDonald Fox McFarland **Fuchs** McKee Gibson Metcalfe Hamilton Moffett Monkhouse Hankamer Hanna Morris Hardin Newton Nicholson Harper

Skaggs Smith of Hopkins Oliver Patterson of Travis Smith Pope of Matagorda Powell Smith of Tarrant Prescott Stevenson Quinn Stinson Ragsdale Stocks Reed of Bowie TalbertReed of Dallas Tarwater Rhodes Tennant Riddle Tennyson Roark Thornton Waggoner Walker Ross Russell Rutta Weldon Schuenemann Westbrook Settle Winfree Sharpe Wood Shell Worley Simpson

Absent

Alexander Jones of Atascosa Bond McCracken Dean McKinney Graves Morse Harbin Palmer Holland Patterson of Mills Hoskins Petsch Howard Reader Johnson Thornberry

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

of Tarrant

HOUSE BILL NO. 765 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 765, A bill to be entitled "An Act amending Article 2350 by adding thereto another Section to be designated as Article 2350 (4), providing for the salaries of members of the Commissioners' Court in counties with a population bracket of between sixteen thousand (16,000) and sixteen thousand and forty (16,040), and declaring an emergency."

The bill was read third time.

Mr. Harper offered the following amendment to the bill:

Amend House Bill No. 765, by adding at the end of Sec. 1, the following:

"In all counties in this State having a population of not less than 10,-

370 nor more than 10,475, according to the last preceding Federal Census, members of the Commissioners Court shall receive an annual salary of \$1200."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 765 was then passed by the following vote:

Yeas-124

Hyder Alsup Jackson $\mathbf{A}\mathbf{m}\mathbf{o}\mathbf{s}$ Baker James Johnson of Ellis **Bates** Jones of Angelina Beckworth Jones of Wise Bell Blankenship Keefe Keith Boethel Kelt Boyer Bradbury Kenyon Kern Bradford Broadfoot King Knetsch Burton Langdon Cagle Callan Lankford Carssow Lanning Leonard Cathey Cauthorn Leyendecker Little Celaya Loggins Cleveland Colquitt London Davis of Haskell Lucas Davis of Jasper Mann Davison of Fisher Mauritz Mays Davisson McConnell of Eastland McDonald Deglandon Derden McFarland McKee Dickison Metcalfe England Moffett Farmer Monkhouse Felty Morris Fielden Morse Fox Fuchs Newton Nicholson Gibson Oliver Hamilton Palmer Hankamer Patterson Hanna of Travis Harbin Pope Hardin Prescott Harper Harris of Archer Quinn Harris of Dallas Ragsdale Reed of Bowie Reed of Dallas Harris of Dickens Hartzog Heflin Rhodes Riddle Herzik Roark Hull

Ross Stocks Russell Talbert Tarwater Rutta Schuenemann Tennant Settle Tennyson Sharpe Thornberry Shell Thornton Simpson Waggoner Walker Skaggs Smith of Hopkins Weldon Smith Westbrook of Matagorda Winfree Smith of Tarrant Wood Stevenson Worley Stinson

Present-Not Voting

Powell

Absent

Alexander	Howard
Bond	Johnson
Bridgers	of Tarrant
Brown	Jones of Atascosa
Dean	McCracken
Graves	McKinney
Harrell	Patterson of Mills
Holland	Petsch
Hoskins	Reader

Absent—Excused

Adkins	Leath
Dollins	Sewell
Huddleston	Vale
Jones of Falls	

HOUSE BILL NO. 781 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage.

H. B. No. 781, A bill to be entitled "An Act amending Section One of Chapter 127, page 215, Acts, Regular Session, Forty-second Legislature, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-119

Burton
Callan
Carssow
Cathey
Cauthorn
Celaya
Cleveland
Davis of Haskell
Davis of Jasper
Davison of Fisher
Davisson
of Eastland
Deglandon

Derden	Metcalfe			
Dickison	Moffett			
England	Monkhouse			
Farmer	Morris			
Felty	Morse			
Fielden	Newton			
Fox	Nicholson			
Fuchs	Oliver			
Gibson	Palmer			
Hamilton	Pattorson			
	Patterson			
Hankamer	of Travis			
Hanna	Pope			
Hardin	Prescott			
Harper	Quinn			
Harris of Archer Harris of Dallas	Ragsdale			
Harris of Dallas	Reed of Dallas			
Harris of Dickens	Rhodes			
Hartzog	Riddle			
Heflin	Roark			
Herzik	Ross			
Hull	Russell			
Hyder	Rutta			
Jackson	Schuenemann			
James	Settle			
Johnson of Ellis Jones of Angelina	Sharpe			
Jones of Angelina	Shell			
Jones of Wise	Simpson			
Keefe	Skaggs			
Keith	Smith of Hopkins			
Kelt	Smith			
Kenyon	of Matagorda			
Kern	Smith of Tarrant			
Knetsch	Stevenson			
Langdon	Stinson			
Lankford	Stocks			
Lankioru	Talbert			
Lanning				
Leonard	Tarwater			
Leyendecker	Tennant			
Little	Tennyson			
Loggins	Thornberry			
London	Thornton			
Lucas	Waggoner			
Mann	Walker			
Mauritz	Weldon			
McConnell	Westbrook			
McDonald	Winfree			
McFarland	Wood			
McKee	Worley .			
Novo 9				
Nays—3				
Cagle	King			
Colquitt				
Present—Not Voting				
Powell	G			
LOMET				

Absent

Holland

Hoskins

Howard

Johnson

Mays

of Tarrant

Jones of Atascosa

Hardin

Alexander

Bond

Dean

Brown

Graves

Harbin

Harrell

McCracken	Petsch			
McKinney	Reader			
Patterson of Mills	Reed of Bowie			
Absent—Excused				

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 782 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 782, A bill to be entitled "An Act to amend Article 2746, Chapter 13, Revised Civil Statutes, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-121

Harris of Archer Alsup Amos Harris of Dallas Harris of Dickens Baker Hartzog Bates Beckworth Heflin Bell Herzik Blankenship Hull Hyder Boethel Boyer Jackson Bradbury James Johnson of Ellis Jones of Angelina Bradford Bridgers Brown Jones of Wise Burton Keefe \mathbf{Keith} Cagle Callan Kelt Carssow Kenyon Kern Cathey Cauthorn King Knetsch Celaya Cleveland Langdon Colquitt Davis of Haskell Lanning Leonard Davis of Jasper Levendecker Davison of Fisher Little Loggins Davisson of Eastland London Deglandon Lucas Mann Derden Mauritz Dickison England Mays Farmer McConnell McDonald Fielden McFarland Fox Fuchs McKee Metcalfe Gibson Moffett Hamilton Monkhouse Hankamer Morris Hanna

Morse

Newton Simpson Skaggs Nicholson Oliver Smith of Hopkins Palmer Smith of Matagorda Patterson of Travis Smith of Tarrant Pope Stevenson Prescott Stinson Quinn Stocks Ragsdale Talbert Reed of Bowie Tarwater Reed of Dallas Tennant **Rhodes** Tennyson Thornberry Riddle Roark Thornton Waggoner Ross Russell Walker Weldon Rutta Schuenemann Westbrook Winfree Settle Sharpe Wood Worley Shell

Navs-1

Lankford

Present-Not Voting

Powell

Absent

Hoskins Alexander Bond Howard Broadfoot Johnson of Tarrant Dean Felty Jones of Atascosa McCracken Graves Harbin McKinney Patterson of Mills Harper Petsch Harrell Holland Reader

Absent-Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 809 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 809, A bill to be entitled "An Act prohibiting the setting of any steel trap, snare, or deadfall in Colorado County for the purpose of taking any fur bearing animals for a period of two years; providing certain exceptions; repealing all laws in so far as they conflict with this Act; providing a penalty for violation of this Act, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 810 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 810, A bill to be entitled "An Act to make it unlawful to take, hunt, trap, shoot, or kill any wild turkey for a period of five years in Austin County, Texas; fixing penalties, and declaring an emergency."

The bill was read third time, and was passed.

HOUSE BILL NO. 883 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 883, A bill to be entitled "An Act relating to the payment of the premiums for the official bonds of certain designated elective and appointive district and county officers in counties of more than 190,000 population, according to the last preceding Federal Census, and providing for the payment of the premiums of the official bonds of such officers out of the General Fund and/or Officers Salary Funds of such counties, and repealing all laws or parts of laws, Special and General, in conflict or inconsistent with the provisions of this Act, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas—118

Deglandon Alsup Derden Amos Dickison Baker England Bates Beckworth Farmer Fielden Bell Blankenship Fox Fuchs Boethel Gibson Boyer Hamilton Bradbury Hankamer Bradford Broadfoot Hanna Hardin Burton Harper Callan Harris of Archer Cathey Harris of Dallas Carssow Harris of Dickens Cauthorn Hartzog Celaya Cleveland Heflin Herzik Colquitt Davis of Haskell Hull Hyder Davison of Fisher Jackson Davisson James of Eastland

Johnson of Ellis **Powell** Jones of Angelina Prescott Jones of Wise Quinn Keefe Ragsdale Reed of Bowie Keith Kelt Reed of Dallas Kenyon Rhodes Riddle Kern King Roark Knetsch Ross Langdon Russell Rutta Lankford Lanning Settle Sharpe Leonard Shell Leyendecker Little Simpson Loggins London Smith of Hopkins Smith of Matagorda Lucas Smith of Tarrant Mann Mauritz Stevenson Mays Stinson McConnell Stocks Talbert McDonald McFarland Tarwater McKee Tennant Metcalfe Tennyson Thornberry Moffett Monkhouse Thornton Waggoner Walker Morris Morse Weldon Newton Nicholson Westbrook Winfree Oliver Wood Patterson Worley of Travis Pope Nays-2 Cagle Skaggs Absent

Howard Alexander Bond Johnson Bridgers of Tarrant Jones of Atascosa Brown Davis of Jasper McCracken McKinney Dean Palmer Felty Patterson of Mills Graves Harbin Petsch Reader Harrell Schuenemann Holland Hoskins

Absent—Excused

Adkins Leath **Dollins** Sewell Huddleston Vale Jones of Falls

HOUSE BILL NO. 909 ON THIRD READING

The Speaker laid before the House, Jones of Angelina on its third reading and final passage, Jones of Wise

H. B. No. 909, A bill to be entitled "An Act changing the name of the State Home for Dependent and Neglected Children to be hereafter known as Waco State Home, and creating an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-120

Alsup Keefe Amos Keith Kelt Baker **Bates** Kenyon Beckworth Kern Bell King Blankenship Knetsch Langdon Lankford Boethel Boyer Bradbury Lanning Bradford Leonard Broadfoot Leyendecker **Burton** Little Loggins London Cagle Callan Cathev Lucas Carssow Mann Cauthorn Mauritz Celaya Mays Cleveland McConnell Colquitt McDonald Davis of Haskell McFarland Davis of Jasper McKee Davison of Fisher Metcalfe Davisson Moffett of Eastland Monkhouse Deglandon Morris Derden Morse Dickison Newton England Nicholson Farmer Oliver Fielden Patterson Fox of Travis **Fuchs** Pope Gibson Powell Hamilton Prescott Hankamer Quinn Hanna Ragsdale Harbin Reed of Bowie Hardin Reed of Dallas Harper Rhodes Harris of Archer Riddle Harris of Dallas Roark Harris of Dickens Ross Hartzog Russell Heflin Rutta Hull Settle Hyder Sharpe Jackson Simpson

James Skaggs Johnson of Ellis

Smith of Hopkins

Smith of Matagorda Smith of Tarrant Stevenson Stinson Stocks Talbert Tarwater Tennant Tennyson Thornberry Thornton
Waggoner
Walker
Weldon
Westbrook
Winfree
Wood
Worley

Absent

Alexander
Bond
Bridgers
Brown
Dean
Felty
Graves
Harrell
Herzik
Holland
Hoskins
Howard

Johnson
of Tarrant
Jones of Atascosa
McCracken
McKinney
Palmer
Patterson of Mills
Petsch
Reader
Schuenemann

Absent-Excused

Adkins Dollins Huddleston Jones of Falls Leath Sewell Vale

Shell

HOUSE BILL NO. 935 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 935, A bill to be entitled "An Act to amend Article 7256, Revised Civil Statutes of Texas, 1925, as amended by Section 1, Chapter 16, Acts of the First Called Session of the Forty-third Legislature, so as to provide that in counties having a population of seventy thousand (70,-000) or more and less than seventyseven thousand (77,000), according to the last Federal Census, and containing one or more cities or towns other than the county seat, which has in excess of one thousand (1,000) inhabitants, according to the last Federal Census, the Assessor and Collector of Taxes, with the consent and approval of the Commissioners' Court, may appoint a deputy Tax Collector in each such county; and defining the duties of such deputies; and providing for the salaries of such deputies, and declaring an emergency."

The bill was read third time.

On motion of Mr. Tennyson, the bill Cleveland was laid on the table subject to call. Colquitt

SENATE BILL NO. 282 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to third reading,

S. B. No. 282, A bill to be entitled "An Act to amend Article 7256, Revised Civil Statutes of Texas, 1925, as amended by Section 1, Chapter 16, Acts of the First Called Session of the Forty-third Legislature, and declaring an emergency."

The bill was read second time.

Mr. Tennyson offered the following amendment to the bill:

Amend Senate Bill No. 282, by striking out all of line 15 beginning with the word "provided" and by striking out line 16 and down to the word "according" in line 17 and insert in lieu thereof the following: "Provided further that in all counties having a population of more than seventy thousand (70,000)."

The amendment was adopted.

Senate Bill No. 282 was then passed to third reading.

SENATE BILL NO. 282 ON THIRD READING

Mr. Tennyson moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 282 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Alsup Amos Bates Beckworth Bell Blankenship Boethel Boyer Bradbury Bradford Bridgers Broadfoot Burton Cagle Callan Cathey Carssow Cauthorn Celaya Colquitt

Davis of Haskell Davis of Jasper Davison of Fisher Davisson of Eastland Deglandon Derden Dickison Farmer Felty Fielden Fox **Fuchs** Gibson Hamilton Hankamer Hanna Hardin Harper Harris of Archer Harris of Dallas

Harris of Dickens Palmer Patterson Hartzog Heflin of Travis Pope Herzik Powell Hull Hyder Prescott Jackson Quinn Ragsdale James Johnson of Ellis Reed of Dallas Jones of Angelina Rhodes Jones of Wise Riddle Keefe Roark Ross Keith Kelt Russell Kenyon -Rutta Kern Schuenemann King Settle Knetsch Sharpe Shell Langdon Lankford Simpson Skaggs Lanning Smith of Hopkins Leonard Smith Leyendecker of Matagorda Smith of Tarrant Little Loggins London Stevenson Lucas Stinson Stocks Mann Mauritz Talbert Tarwater MaysTennant McConnell McDonald Tennyson Thornberry McFarland Thornton McKee Metcalfe Waggoner Moffett Walker Weldon Monkhouse Morris Westbrook Morse Wood

Absent

Newton

Oliver

Worley

Alexander Johnson of Tarrant Baker Bond Jones of Atascosa McCracken Brown McKinney Dean England Nicholson Patterson of Mills Graves Harbin Petsch Reader Harrell Reed of Bowie Holland Hoskins Winfree Howard Absent-Excused

Adkins Leath **Dollins** Sewell Vale Huddleston Jones of Falls

The Speaker then laid Senate Bill Kern No. 282 before the House on third King reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-122 Alsup Langdon Amos Bates Lanning Beckworth Leonard Bell Blankenship Little Boethel Loggins London Boyer Bradbury Lucas Bradford Mann Mauritz **Bridgers** Brown Burton Callan Carssow McKee Cathey Cauthorn Moffett Celaya Cleveland Morris Colquitt Davis of Haskell Morse Davis of Jasper Newton Davison of Fisher Oliver Davisson Palmer of Eastland Deglandon Derden Pope Dickison Powell England Farmer Felty Quinn Fielden Fox **Fuchs** Rhodes Gibson Hamilton Riddle Roark Hankamer Hanna Ross Russell Harbin Rutta Hardin Schuenemann Harper Harris of Archer Settle Harris of Dallas Sharpe Harris of Dickens Shell Hartzog Heflin Herzik

James Johnson of Ellis Jones of Angelina Jones of Wise Keefe Keith Kelt Kenyon

Hyder

Jackson

Knetsch

Lankford Leyendecker Mays McConnell McDonald McFarland Metcalfe Monkhouse Nicholson Patterson of Travis Prescott Ragsdale Reed of Bowie Reed of Dallas

Simpson Skaggs Smith of Hopkins Smith of Matagorda Smith of Tarrant Stevenson

Stinson Stocks Talbert Tarwater Tennant Tennyson Thornton Waggoner Walker

Weldon	Wood	Jackson	Powell
Westbrook	Worley	James	Prescott _
Winfree	-	Johnson of Ellis	Quinn
Nay	ys—1	Jones of Angelina	Reed of Bowie
		Jones of Wise	Reed of Dallas
Cagle		Keefe	Rhodes
Ab	sent	Keith	Roark
		Kelt	Ross
Alexander	Hull	Kenyon	Russell
Baker	Johnson	Kern	Rutta
Bond Barra 16 - A	of Tarrant	King	Schuenemann
Broadfoot	Jones of Atascosa	Langdon Lankford	Settle
Dean Crares	McCracken	Lanning	Sharpe Shell
Graves Harrell	McKinney Patterson of Mills	Leonard	Simpson
Holland	Petsch	Leyendecker	Skaggs
Hoskins	Reader	Little	Smith of Hopkins
Howard	Thornberry	Loggins	Smith
iiowai u	Inormocity	London	of Matagorda
Absent-	-Excused	Lucas	Smith of Tarrant
A 11 *	T 13	Mann	Stevenson
Adkins	Leath	Mauritz	Stinson
Dollins	Sewell	Mays	Stocks
Huddleston	Vale	McConnell	Talbert
Jones of Falls		McDonald	Tarwater
HOUSE BILL NO	O. 936 ON THIRD	McFarland	Tennant
	DING	Metcalfe	Tennyson
		Moffett	Thornberry
	d before the House,		Thornton
on its third reading	g and final passage,		Waggoner
	A bill to be entitled	Morse	Walker
	d Article 6699, Re-		Weldon
	tes of Texas, 1925,		Westbrook
and declaring an e	emergency."	Palmer	Winfree
The bill was re	ad third time, and	Patterson	Wood
was passed by the		of Travis	Worley
-	_	Pope	
Yeas	s120	Dragont	Not Voting
Alsup	Dean	Present—	Not Voting
Amos	Deglandon	Broadfoot	Ragsdale
Bates	Derden	Knetsch	Itagsuale
Beckworth	Dickison	Knetsch	
Bell	England	Ab	sent
Blankenship	Farmer	Ì	
Boethel -	Felty	Alexander	Jones of Atascosa
Boyer	Fielden	Baker	McCracken
Bradbury	Fuchs	Bond	McKee
Bradford	Gibson	Brown	McKinney
Bridgers	Hamilton	Fox	Nicholson
Burton	Hankamer	Graves	Patterson of Mills
Cagle	Hanna	Holland	Petsch
Callan	Harbin	Hoskins	Reader
Carssow	Hardin	Howard	Riddle
Cathey	Harper	Johnson	
Cauthorn	Harrell	of Tarrant	
Celaya	Harris of Archer		
Cleveland	Harris of Dallas	Aheant	—Excused
Colquitt	Harris of Dickens	1105ent	-1748544
Davis of Haskell	Hartzog Woffin	Adkins	Leath
Davis of Jasper	Heflin Horaile	Dollins	Sewell
Davison of Fisher Davisson	Herzik Hull	Huddleston	Vale
of Eastland	Hyder	Jones of Falls	1 min
UI mastiallu	****	, J JANOS OI Z MAIN	

HOUSE BILL NO. 962 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 962, A bill to be entitled "An Act amending Section 2 of Chapter 19 of the Local and Special Acts of the Forty-first Legislature of Texas, Fourth Called Session, so as to provide for the funding by the Commissioners' Court of Angelina County of any and all items of indebtedness outstanding on January 1, 1937, against the road and bridge fund of said County, including scrip and time warrants, by issuing coupon bonds of said County; providing that the Commissioners Court shall be authorized to levy and collect any and all of the special fifteen cents maintenance tax of said County for the payment of said County for the payment of said bonds, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-121

Alsup Hamilton Hankamer Amos Bates Hanna Beckworth Harbin Hardin Bell Blankenship Harper Harris of Archer Boethel Harris of Dallas Boyer Harris of Dickens Bradbury Bradford Hartzog Heflin Bridgers Broadfoot Herzik Hull Brown Hyder Burton Jackson Cagle Callan James Cathey Johnson of Ellis Jones of Angelina Jones of Wise Carssow Cauthorn Keefe Celava Keith Cleveland Kelt Colquitt Davis of Haskell Kenyon Kern Davis of Jasper King Davisson of Eastland Knetsch Deglandon Langdon Derden Lankford Dickison Lanning England Leonard Farmer Leyendecker Little Felty Fielden Loggins Fuchs London Gibson Lucas

Mann Russell Mauritz Rutta Mays McConnell Schuenemann Settle McDonald Sharpe McFarland Shell McKee Simpson Metcalfe Skaggs Moffett Smith of Hopkins Monkhouse Smith of Matagorda Smith of Tarrant Morris Morse Newton Stevenson Stinson Stocks Patterson Talbert of Travis Tarwater Pope Tennant Powell Thornberry Prescott Thornton Waggoner Walker Quinn Ragsdale Reed of Bowie Weldon Reed of Dallas Westbrook Rhodes Winfree Wood Roark Ross Worley

Nays-1

Harrell

Present-Not Voting

Davison of Fisher

Absent

Alexander Jones of Atascosa Baker McCracken McKinney Bond Dean Nicholson Patterson of Mills Fox Graves Petsch Holland Reader Hoskins Riddle Tennyson Howard Johnson

of Tarrant

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 965 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 965, A bill to be entitled "An Act to prohibit the use of a seine for taking fish in the waters and tributaries of the Bosque River in Hamilton County, Texas; provid-

ing, however, for the use of a net during the months of July, August, September and October for the purpose of taking fish; permitting the use of a minnow seine not more than twenty (20) feet in length for the purpose of taking minnows for bait; providing a penalty; repealing Chapter 47, Acts of the Forty-fourth Legislature, Regular Session; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-120

Hyder Alsup Amos Jackson Bates James Beckworth Johnson of Ellis Bell Jones of Angelina Jones of Wise Blankenship Boyer Keefe Bradbury Keith Bradford Kelt Broadfoot Kenyon Brown Kern Burton Knetsch Cagle Langdon Callan Lanning Leonard Carssow Cathey Leyendecker Cauthorn Little Celaya Loggins Cleveland London Lucas Colquitt Davis of Haskell Mann Davis of Jasper Mauritz Davisson Mays of Eastland McConnell McDonald Deglandon McFarland Derden Dickison McKee Metcalfe England Moffett Farmer Felty Monkhouse Fielden Morris Fuchs Morse Newton Gibson Nicholson Hamilton Oliver Hankamer Palmer Hanna Patterson Harbin of Travis Hardin Pope Harper Powell Harrell Harris of Dallas Prescott Harris of Dickens Quinn Ragsdale Hartzog Reed of Bowie Reed of Dallas Heflin Herzik Rhodes Hull

Riddle Stinson Roark Stocks Ross Talbert Russell Tarwater Rutta Tennant Schuenemann Tennyson Settle Thornberry Sharpe Thornton Shell Waggoner Simpson Walker Skaggs Weldon Smith of Hopkins Westbrook Smith Winfree Wood of Matagorda Smith of Tarrant Worley Stevenson

Nays-2

Davison of Fisher Lankford

Absent

Alexander Howard Baker Johnson of Tarrant Roethel Jones of Atascosa Bond Bridgers King McCracken Dean McKinney Fox Patterson of Mills Graves Harris of Archer Petsch Holland Reader Hoskins

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 967 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage, H. B. No. 967, A bill to be entitled "An Act to provide that in all cases of delinquent taxes for the year 1935 and all prior years where it appears

of delinquent taxes for the year 1935 and all prior years where it appears that an assessment has been made at a valuation excessive and unreasonable, the Commissioners' Court shall be authorized to correct or reduce such values on the request of the tax collector; providing that cities, towns, villages, school districts, road districts, levy improvement districts, water improvement districts, water control and improvement districts, irrigation districts and all other political subdivisions authorized to assess and collect taxes, and the governing authorities thereof may also correct and reduce such excessive and unreasonable values, and declaring an emergency."

The bill was read third time.

Mr. Quinn offered the following amendment to the bill:

"Amend House Bill No. 967, by striking out 1935 and insert 1936."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 967 was then passed by the following vote:

Yeas-111

Jones of Wise Alsup Keefe Amos **Bates** Keith Beckworth Kelt Bell Kenyon \mathbf{K} ern Blankenship King Boethel Boyer Knetsch Langdon Bradbury Bradford Lankford **Bridgers** Lanning Burton Leonard Callan Leyendecker Carssow Loggins London Cathey Cauthorn Lucas Celaya Mann Mays Cleveland Colquitt McConnell Davis of Haskell McDonald Davis of Jasper McFarland McKee Davison of Fisher Metcalfe Davisson of Eastland Moffett Deglandon Monkhouse Derden Morris Morse Dickison England Newton Oliver Farmer Fielden Patterson of Travis Fox Fuchs Pope Powell Gibson Quinn Graves Ragsdale Hamilton Hankamer Reed of Bowie Reed of Dallas Hanna. Rhodes Harbin Riddle Harrell Harris of Archer Roark Harris of Dallas Ross Russell Harris of Dickens Heflin Rutta Schuenemann Herzik Settle Hyder Sharpe Jackson-Shell James Johnson of Ellis Simpson Smith of Hopkins Jones of Angelina

Smith Tennyson of Matagorda Thornberry Smith of Tarrant Thornton Stevenson Waggoner Walker Stinson Stocks Weldon Talbert Westbrook Wood Tennant

Nays—10

Broadfoot Nicholson
Brown Palmer
Cagle Prescott
Hardin Skaggs
Mauritz Tarwater

Present-Not Voting

Worley

Absent

Alexander Johnson Baker of Tarrant Jones of Atascosa Bond Dean Little Felty McCracken Harper McKinnev Patterson of Mills Hartzog Holland Petsch Hoskins Reader Winfree Howard Hull

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 971 ON THIRD READING

The Speaker laid before the House, on its third reading and final passage,

H. B. No. 971, A bill to be entitled "An Act repealing Chapter 174, Special Laws of the Forty-second Legislature, Regular Session, and declaring an emergency."

The bill was read third time, and was passed by the following vote:

Yeas-122

Broadfoot Alsup Brown Amos Burton **Bates** Beckworth Cagle Callan Bell Blankenship Cathey Carssow Boethel Cauthorn Boyer Celaya Bradbury Cleveland Bradford Colquitt Bridgers

Davis of Haskell Davis of Jasper Davison of Fisher Davisson of Eastland Deglandon Derden Dickison England Farmer Fielden Fox **Fuchs** Gibson Graves Hamilton Hankamer Hanna Harbin Hardin Harper Harrell Harris of Archer Harris of Dallas Harris of Dickens Heflin Herzik Hyder Jackson James Johnson of Ellis Jones of Angelina Jones of Wise Keefe Keith Kelt Kenyon Kern

Lucas Mann Mauritz Mays McConnell

King

Knetsch

Langdon

Lankford

Lanning

Leonard Leyendecker

Loggins

London

Alexander Baker Bond Dean Felty Hartzog Holland Hoskins Howard Hull

McDonald McFarland McKee Metcalfe Moffett Monkhouse Morris Morse Newton Nicholson Oliver Patterson of Travis Pope Powell Prescott Quinn Ragsdale Reed of Bowie Reed of Dallas Rhodes Riddle Roark Ross Russell Rutta Schuenemann Settle Sharpe Shell Simpson

Skaggs Smith of Hopkins Smith of Matagorda Smith of Tarrant Stevenson Stinson Stocks

Tarwater Tennant Tennyson Thornberry Thornton Waggoner Walker Weldon Westbrook Wood Worley

Talbert

Absent

Winfree

Johnson of Tarrant Jones of Atascosa Little McCracken McKinney Palmer Patterson of Mills Petsch Reader

Absent—Excused

Adkins **Dollins** Huddleston Jones of Falls

Leath Sewell Vale

HOUSE BILL NO. 531 ON THIRD READING

Mr. Celaya moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 531 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-112 Alsup James Johnson of Ellis Amos Bates 'Jones of Angelina Beckworth Jones of Wise Keefe Bell Blankenship Keith Kelt Boethel Kern Boyer Knetsch Bradbury Langdon Bradford **Bridgers** Lanning Brown Leonard Leyendecker Burton Cagle Little Loggins Callan Cathey London Carssow Lucas Mann Cauthorn Mauritz Celaya Cleveland McConnell McDonald Colquitt Davis of Haskell McFarland Davis of Jasper McKee Metcalfe Davisson of Eastland Moffett Deglandon Monkhouse Dickison Morris England Morse Newton Farmer Oliver Fielden Palmer Fox Fuchs Patterson of Travis Gibson Pope Graves Quinn Hamilton Ragsdale Hankamer Hanna Harbin

Reed of Bowie Reed of Dallas Rhodes Harper Harrell Roark Harris of Dallas Ross Russell Hartzog Rutta Heflin Schuenemann Herzik Hull

Jackson

Settle Sharpe

Shell Tennant Simpson . Tennyson Skaggs Thornberry Smith of Hopkins Thornton Smith Waggoner of Matagorda Walker Smith of Tarrant Weldon Stevenson Westbrook Stinson Winfree Stocks Wood Talbert Worley Tarwater

Nays—5

Broadfoot Hyder Davison of Fisher Lankford Harris of Dickens

Present-Not Voting

Hardin

Alexander

Absent

Kenyon

Baker King Mays McCracken **Bond** Dean Derden McKinney Felty Nicholson Harris of Archer Patterson of Mills Holland Petsch Hoskins Powell Howard Prescott Johnson Reader of Tarrant. Riddle

Absent-Excused

Adkins Leath **Dollins** Sewell Huddleston Vale Jones of Falls

Jones of Atascosa

The Speaker then laid House Bill No. 531 before the House on third reading and final passage.

The bill was read third time.

Mr. Tennyson offered the following amendment to the bill:

Amend House Bill No. 531, page 2, line 17, by adding after the word "thereof" the following: "which is supported by public monies".

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 531 was then passed by the following vote:

Yeas-120

Bates Alsup Beckworth Amos

 \mathbf{Bell} Little Blankenship Loggins London **Boethel** Boyer Lucas Bradbury Mann Bradford Mauritz Mays Bridgers McConnell Brown Burton McDonald Cagle Callan McFarland McKee Metcalfe Cathey Carssow Moffett Monkhouse Cauthorn Morris Celaya Morse Cleveland Colquitt Newton Davis of Haskell Nicholson Davison of Fisher Oliver Palmer Davisson Patterson of Eastland Deglandon of Travis Pope Derden Dickison Prescott England Quinn Ragsdale Farmer Reed of Bowie Fielden Reed of Dallas Fox Rhodes **Fuchs** Gibson Roark Ross Graves Russell Hamilton Hankamer Rutta Schuenemann Hanna Settle Harbin Hardin Sharpe Shell Harper Simpson Harrell Harris of Dallas Skaggs Smith of Hopkins Harris of Dickens Hartzog Smith of Matagorda Heflin Smith of Tarrant Herzik Stevenson Hyder Stinson Jackson Stocks James Johnson of Ellis Talbert Jones of Angelina Tarwater Jones of Wise Tennant Tennyson Keefe Keith Thornberry Thornton Kelt Kenyon Waggoner Kern Walker King Weldon Westbrook Knetsch Winfree Langdon

Nays-2

Wood

Worley

Harris of Archer Lankford

Lanning

Leonard

Leyendecker

Absent

Alexander
Baker
Bond
Broadfoot
Davis of Jasper
Dean
Johnson
of Tarrant
Jones of Atascosa
McCracken
McKinney
Patterson of Mills

Felty Petsch
Holland Powell
Hoskins Reader
Howard Riddle

Absent—Excused

Adkins Leath
Dollins Sewell
Huddleston Vale
Jones of Falls

HOUSE BILL NO. 395 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 395, A bill to be entitled "An Act amending Article 6954, Chapter 6, Title 121 of the Revised Civil Statutes of Texas, 1925, as amended in Chapter 245 of the Acts of the Regular Session of the Fortieth Legislature of Texas, as amended in Chap-ter 5 of the Acts of the Regular Session of the Forty-first Legislature of Texas, and as further amended in Chapter 71 of the Acts of the First Called Session of the Forty-first Legislature of Texas, the latter being House Bill No. 120, passed by the First Called Session of the Fortyfirst Legislature and further amended in Chapter 8 of the Acts of the Third Called Session of the Forty-first Legislature, Senate Bill No. 22, and further amended in Chapter 313 of the Acts of the Regular Session of the Forty-second Legislature, and as fur-ther amended by Chapter 9 of the Acts of the Third Called Session of the Forty-second Legislature, and as further amended by Chapter 48 of the Acts of the Regular Session of the Forty-third Legislature, and as further amended by Chapter 34 of the Special Laws of the Acts of the Regular Session of the Forty-fourth Legislature, with reference to the mode of preventing horses and certain other animals from running at large in the counties named so as to include in said Article the County of Irion, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 407 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 407, A bill to be entitled "An Act prohibiting the barter or sale or offering for barter or sale or to buy any bass, crappie, perch, catfish, or any other fish taken from the fresh water of the Brazos River or within one mile of the mouth of any of the tributaries of the Brazos River within Falls County, State of Texas; and providing a penalty, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 414 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 414, A bill to be entitled "An Act to amend Article 923pp of the Penal Code of the Revised Statutes of Texas, Acts, 1925, Thirtyninth Legislature, page 436, Chapter 177, Section 8; as amended by Acts, 1927, Fortieth Legislature, page 49, Chapter 35, Section 1; as amended by Acts, 1927, Fortieth Legislature, First Called Session, page 102, Chapter 34, Section 1; providing that Falls County, State of Texas shall not be under and subject to the provisions of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 518 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 518, A bill to be entitled "An Act to amend Chapter 2 of Title 116 of the Revised Civil Statutes of Texas, 1925, by adding to said Chapter a new Article to be known as 'Article 6711-A', providing that upon application of ten (10) or more resident citizens of the County of Trinity, or one person living within an enclosure of two thousand (2,000) acres or more in said County, the Commissioners Court of said County shall open a road through said enclosure of land, or between different persons or

owners of land, or along any section line, or along any survey line, or along any survey subdivision line, where said land is adjacent or contiguous to public rivers, lakes or bays in the County of Trinity; providing for notice and hearing on said application; . . . etc., and declaring an emergency."

The bill was read second time, and

was passed to engrossment.

HOUSE BILL NO. 566 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to

engrossment,
H. B. No. 566, A bill to be entitled
"An Act declaring it unlawful for any person to sell, take or have in his possession for the purpose of barter or sale any wild fox or the pelt thereof in Cass County; declaring it unlawful for any person to catch any fur bearing animal in Cass County with a steel trap, dead fall, or any other mechanical device; providing that this Act shall not include moles, gophers and salamanders as fur bearing animals and providing that this Act shall not apply to the taking of fur bearing animals with dogs; pro-viding a penalty for the violation of this Act; repealing all laws and parts of laws in conflict; providing that this Act shall be in force for a period of five years, and declaring an emergency."

The bill was read second time.

Mr. Mays offered the following amendment to the bill:

Amend House Bill No. 566, by adding after the word "device" in line three, Section 1, the following:

"Upon the land of any other person excepting only land owned and in possession of person doing trapping", and amend caption to conform.

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 566 was then passed to engrossment.

HOUSE BILL NO. 587 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 587, A bill to be entitled "An Act to amend Article 1605, Re- engrossment,

vised Civil Statutes of Texas, 1925, and declaring an emergency.'

The bill was read second time.

On motion of Mr. Tennyson, the bill was laid on the table subject to call.

HOUSE BILL NO. 596 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 596, A bill to be entitled "An Act to permit any county containing a population of not less than five thousand five hundred (5500) nor more than five thousand eight hundred (5800) according to the last preceding Federal Census to adopt by majority vote of qualified voters of such county a county unit system to the extent provided in this Act; making provisions for the formation of a county wide school district therein; ... etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 604 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 604, A bill to be entitled "An Act creating a special law for San Saba County, Texas, providing that said County may fund certain warrants outstanding against its road and bridge fund as of February 15, 1937, by the issuance of funding bonds, and setting forth the method of issuing same; validating all acts of the Commissioners' Court and of the county officials of said County in authorizing, issuing and delivering said warrants; providing that the General Laws pertaining to roads and bridges shall be applicable to said County, when not in conflict herewith; repealing all laws in conflict herewith; enacting pro-visions incident to and relating to the subject and purpose of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 607 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to H. B. No. 607, A bill to be entitled "An Act creating a special road law for Karnes County, Texas, providing that said County may fund or refund the indebtedness outstanding against its road and bridge fund as of Feb. its road and bridge fund as of February 8, 1937, setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all acts and proceedings heretofore had by the Commissioners' Court of acid Court Commissioners' Court of said Court, and officers thereof, in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refund-ing bonds, not in conflict herewith; enacting provisions incident and re-lating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 613 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 613, A bill to be entitled "An Act creating a special road law for San Patricio County, Texas, pro-viding that said County may fund or refund the indebtedness outstanding against its road and bridge fund prior to May 21st, 1931; setting forth the method of operation; validating the indebtedness proposed to be funded or refunded; validating all acts and proceedings heretofore had by the Commissioners' court of said County and officers thereof, in respect to the funding or refunding of said indebtedness; providing this law shall be cumulative of General Laws on the subject of roads and bridges and General Laws on funding or refunding bonds, not in conflict herewith; enacting pro-visions incident and relating to the subject and purpose of this Act; repealing all laws in conflict, and declaring an emergency.

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 627 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

"An Act creating a closed season upon | engrossment,

wild deer buck, doe or fawn for a period of five (5) years in the County of Polk, in the State of Texas; making it unlawful for any person to hunt, trap, ensnare, kill, or attempt to kill, by any means whatsoever, any wild deer, buck, doe or fawn within said County, for a period of five (5) years; providing a penalty therefor, and declaring an emergency.'

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 665 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 665, A bill to be entitled "An Act amending Article 1970-314, Revised Civil Statutes of Texas, 1925, so as to give the County Court of Red River County, Texas, original concurrent jurisdiction with the District Court of said County in certain criminal cases, and exclusive appellate jurisdiction of certain criminal cases appealed from Justice Courts, to con-form the jurisdiction of the District Court of such County to such change; repealing all laws in conflict herewith, and declaring an emergency.

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 778 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 778, A bill to be entitled "An Act providing for the amount that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction for expenditures for office and traveling expenses in certain counties according to the last preceding Federal Census; making this Act cumulative of all General Laws on the same subject, such General Laws to apply except in case of conflict when the provisions of this Act shall control, and declaring an emergency.'

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 790 ON SECOND READING

The Speaker laid before the House, H. B. No. 627, A bill to be entitled on its second reading and passage to H. B. No. 790, A bill to be entitled "An Act repealing House Bill No. 124, Chapter 456, Acts of the First Called Session of the Forty-fourth Legislature, relating to the selling, taking or possession, for barter or sale, of wild fox or the pelt, in Newton and Jasper County".

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 410 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 410, A bill to be entitled "An Act providing that County Commissioners Courts of this State in conjunction with municipal governments of incorporated cities of population exceeding 15,000 at the last preceding Federal Census, where said cities are county seats of counties may appoint case-workers and investigators to make investigations of needy persons to whom may be supplied necessities furnished by the Texas Relief Commission, any proper Federal agency, or by counties and cities or any one of said agencies, commission cities or counties; provided said counties and municipalities may pay not to exceed Twelve Hundred (\$1,200.00) Dollars per annum salary to such case-worker and investigator; providing the duties and qualifications of said case-workers and investigators, and declaring an emergency."

The bill was read second time.

Mr. Wood offered the following committee amendment to the bill:

Amend House Bill No. 410, by striking out all below the enacting clause and inserting in lieu thereof the following:

"Section 1. The County Commissioners Court and the Municipal Governments of any incorporated city, town, or village, in this State may appoint, employ, and pay case workers and investigators to make investigations of needy persons to whom may be supplied necessities and supplies furnished by the Texas Relief Commission, any Federal Agency, bureau or department, properly and legally handling supplies for the relief of indigent or worker or investigator.

needy persons, said appointment and employment to be made subject to the provisions of this Act, providing, however, that in no case shall there be employed more than one case worker or investigator to every 100,-000 inhabitants to any one county

000 inhabitants to any one county.
"Section 2. Provided further that
County Commissioners Courts in this State in conjunction with municipal governments of any incorporated city, town, or village of this State may enter into an agreement to jointly appoint, employ, and pay the salary of case workers and investigators to make investigations of needy persons to whom may be supplied necessities and supplies furnished by the Texas Relief Federal Commission, and Agency, bureau, or department, properly and legally handling supplies for the relief of needy persons, any county or city jointly or severally administering supplies for the relief of indigent or needy persons, said appointment and employment to be made subject to the provisions of this Act, in such proportionate parts as may be agreed upon by the said Commissioners Court of any county and any municipal government of any incorporate city, town, or village situated in said county; provided that in no event shall the usual compensation paid to any case worker or investigator appointed, employed and paid pursuant to the provisions of this Act shall exceed the sum of Twelve Hundred (\$1200.00) Dollars per annum.

"Section 3. It shall be the duty of said case worker or investigator, if and when appointed under the provisions of this Act, to inspect the conditions existing with reference to all applicants for relief, who apply for supplies or necessities and to report to the proper relief agency his findings with reference thereto and to certify the necessity, when same is found, for the furnishing of said supplies to said needy or indigent person by the Texas Relief Commission, any proper Federal Agency, Bureau, or Department, properly and legally handling supplies for the relief of needy persons, or by counties or cities, or any of said agencies, commissions, counties or cities; and no supplies for assistance shall be furnished by other than the Federal or State Governments unless said certificate of necessity shall be so furnished by said case worker or investigator.

"Section 4. This Act shall be in force and effect for a period of two years from and after the date of its enactment.

"Section 5. The fact that in some counties of this State the Texas Relief Commission or Federal Government or county and city governments have supplies and necessities on hand for disbursement to indigent and needy persons, and that there is now no adequate provision for investigating the needs of applicants for such assistance, creates an emergency and an imperative public necessity that this Act become effective immediately, and that the Constitutional Rule requiring bills to be read on three several days in each House of the Legislature before final passage be, and the same is hereby suspended, and this Act shall become effective from and after its passage, and it is so after its enacted."

Mr. Wood offered the following amendment to the committee amendment:

Amend committee amendment No. 1 to House Bill No. 410, by adding a new section to be numbered as Section 4A:

"Provided that the provisions of this Act shall apply to counties with a population of not less than 48,900, nor more than 48,975, according to the last preceding Federal Census."

The amendment to the amendment was adopted.

The amendment, as amended, was adopted.

Mr. Wood offered the following committee amendment to the bill:

Amend House Bill No. 410, by striking out all above the enacting clause, and inserting in lieu thereof the following:

"A BILL

To Be Entitled

An Act providing that County Commissioners Courts and the Municipal Government of any incorporated city, town or village; providing that there shall in no case be employed more than one case worker or investigator to every 100,000 inhabitants of each County of this State may appoint, employ, and pay case workers and investigators to make investigation of needy persons to whom may be supplied necessities furnished by the Texas Relief Commission, any proper Federal Agency

or by counties or cities or by anyone of said agencies, commission. cities or counties; providing that County Commissioners Courts in this State in conjunction with municipal governments of any incorporated city, town, or village, may enter into an agreement to jointly appoint, employ and pay the salary of case worker and investigators to make investigations of needy persons to whom may be supplied necessities furnished by the Texas Relief Commission, any proper Federal Agency or by counties, or cities or by anyone of said agencies, commission, cities or counties in such proportionate parts as may be agreed upon by the said Commissioners Court of any county and any municipal government situated in said County; providing compensation for any case worker so employed and apopinted may not exceed \$1,200.00 per annum; providing the duties of said case worker and investigators; providing that this Act shall remain in force and effect for a period of two years after the date of its enactment, and declaring an emergency.

The amendment was adopted.

House Bill No. 410 was then passed to engrossment.

HOUSE BILL NO. 624 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 624, A bill to be entitled "An Act providing that it shall be unlawful to take any fish for sale from the waters of Lake Corpus Christi, situated in the Counties of San Patricio, Jim Wells, and Live Oak, or from the waters of the Nucces River between Calallen Dam and west boundary line of Live Oak County, including all of the tributaries of the Nucces River within the boundaries of Live Oak County, San Patricio County and Nucces County; providing a closed season for fishing in said waters; prohibiting the use of certain devices for taking fish in said waters; providing a suitable penalty for any violation of this Act; repealing all laws in conflict therewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 796 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 796, A bill to be entitled "An Act validating the creation and organization of all school districts, including common school districts, and validating all of the actions of County Board of Trustees with reference to annexation of territory to school dis-tricts or detachment of territory from school districts or any type of annexation whatsoever, and declaring an emergency.'

The bill was read second time.

Mr. Boethel offered the following committee amendments to the bill:

Amend House Bill No. 796, by adding a new section to be known as Section 1a to read, as follows:

"This Act shall apply only to those counties having a population of 39,497 to 39,500 according to the last Federal Census and that no part of this Act shall affect any litigation of any district now pending."

BOETHEL, FIELDEN.

Amend House Bill No. 796, by designating that the following provision shall be known as Section 2a:

"The fact that the legal existence of various school districts may be questioned because of the method employed by the county Board in annexing territory to districts to the prejudice of the respective local public, creates an emergency and an imperative public necessity that the constitutional rule requiring that bills be read on three several days in each House be suspended and this Act shall be in full force and effect from and after its passage and it is so enacted.

BOETHEL, FIELDEN.

The amendments were severally adopted.

House Bill No. 796 was then passed to engrossment.

HOUSE BILL NO. 804 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 804, A bill to be entitled "An Act to make it unlawful to was passed to engrossment.

keep, impound, confine or transport game fish in live boxes or ponds, or to have in live boxes or ponds where game fish are kept, or to possess a vehicle in which game fish are being transported and to possess, keep or place in storage more than seventy-six game fish in Harrison and Marion Counties, State of Texas: defining the terms 'live box', pond', 'in storage', and 'game fish', as used in this Act; providing for the liveration or donation to a charitable interesting the liveration or donation to a charitable interesting the liveration or donation to a charitable interesting the liveration of fight stitution or charitable cause, of fish confined or impounded, or kept in storage, in violation of this Act, and providing penalties for the violation of this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 846 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 846, A bill to be entitled "An Act making it unlawful to take or kill by trap, snare, or deadfall any fur bearing animals in Harrison County; providing certain exceptions; providing the length of this Act; describing a penalty, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 848 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 848, A bill to be entitled "An Act authorizing the Commissioners' Court in any county having a population of not less than 17,600 and not more than 17,700 according to the last preceding Federal Census, to allow each County Commissioner certain expenses for traveling and in connection with the use of his automobile on official business; requiring each such Commissioner to pay the expense of operation and repair of such automo-bile so used by him without further expense to the County, and declaring an emergency."

The bill was read second time, and

HOUSE BILL NO. 854 ON SECOND

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 854, A bill to be entitled "An Act providing for the salaries of County School Superintendents in certain counties, and declaring an emergency."

The bill was read second time.

Mr. Boethel offered the following committee amendment to the bill:

Amend House Bill No. 854, by adding a new section to be termed Section 2 and numbering all sections below this section in their numerical

"Section 2. The provisions of this Act are cumulative of all general laws relating to the subject matter in this Act but where said general laws conflict with the provisions of this Act the provisions of this Act shall prevail."

The amendment was adopted.

House Bill No. 854 was then passed to engrossment.

HOUSE BILL NO. 876 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 876, A bill to be entitled "An Act amending Section 4 of House Bill No. 408 of the Regular Session of the Forty-fourth Legislature fixing the compensation of County Commissioners in certain counties, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 889 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 889, A bill to be entitled "An Act amending Section 1, Chapter 101 of the Special Laws of the Regular Session of the Forty-third Legislature as amended by Chapter 54 of the General and Special Laws of the First Called Session of the Forty-third Legislature are hereby amended so as to read hereafter as follows: Section 1 by striking out the Counties of Hill and Johnson; Section 2 by striking out the Counties of Hill and Johnson and through and including the 30th day

exempting them from the provisions of this law, and declaring an emergency.'

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 915 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 915, A bill to be entitled "An Act authorizing the County School Board of Trustees in counties of a population of not less than seventeen thousand five hundred (17,500) and not more than seventeen thousand five hundred and seventy (17,570) according to the last preceding Federal Census, upon proper petition to detach territory lying in County Line Districts and attach same to any school district; providing for adjustment of bonded indebtedness, and delaring an amorganes." claring an emergency.'

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 930 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment.

H. B. No. 930, A bill to be entitled "An Act providing for the amount that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction for expenditures for office and traveling expenses in certain counties, according to the last preceding Federal Census; repealing all laws and parts of laws, General or Special, in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 958 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 958, A bill to be entitled "An Act providing for a closed seaof September of each year; providing for a bag limit of not more than five (5) squirrels that may be taken, killed or possessed in said Counties in any one day and a limit of not exceeding fifteen (15) squirrels in any one week; prescribing the penalties for the violation of any provision of this Act, repealing any provision of any law in conflict herewith, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 970 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 970, A bill to be entitled "An Act amending Chapter 55, page 110, General Laws, Regular Session, Forty-third Legislature, 1933, being an Act creating the office of County Purchasing Agent in all counties in this State having a population of more than one hundred thousand (100,000) inhabitants and less than one hundred and fifty thousand (150,000) inhabitants, as shown by the latest United States Census, and containing two (2) cities of fifty thousand (50,000) inhabitants or more, each, as shown by the latest United States Census; providing for the appointment of such agent, prescribing his duties and fixing his compensation; . . etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 974 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 974, A bill to be entitled "An Act relating to the jurisdiction of the County Court of Sterling County, conferring upon said Court civil and criminal jurisdiction, and increasing the criminal and civil jurisdiction of said Court; conforming the jurisdiction of the District Court of said County to such change; fixing the time of holding Court, and to repeal all laws in conflict with this Act, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 985 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 985, A bill to be entitled "An Act providing for the extension of the Rio Grande Compact, authorizing the Texas member of the present Rio Grande Compact Committee and his successor in office, to act as Commissioner and to negotiate with the Commissioners representing the States of Colorado and New Mexico for a new or permanent Compact, subject to ratification by the Legislature, and authorizing such Commissioner to administer the provisions of such Compact, providing for his compensation, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 789 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 789, A bill to be entitled "An Act prescribing additional powers and duties of the Commissioners' Court in Counties having a population of not less than thirty thousand (30,000) and not more than thirty thousand one hundred (30.100) according to the latest Federal Census; making provisions for holding an election in each such county to determine whether a maintenance tax shall be levied against all property in such county for the support of public school therein; prescribing the duties of the County Judge and Commissioners' Court in reference to said election; prescribing the duties and powers of the several Boards of District Trustees, in determining the amount of money necessary to maintain the schools of each school district; . . . etc., and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 995 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 995, A bill to be entitled "An Act providing a closed season on

quail and doves in Callahan and Eastland Counties, Texas, for a period of three (3) years; providing a penalty for the violation of the terms of this Act, and declaring an emergency."

The bill was read second time.

Mr. Davison of Fisher offered the following amendment to the bill:

Amend House Bill No. 995, by adding a new subsection thereto to be known as Section One A (1A) and to read as follows:

"It shall be unlawful for any person to take or to kill any quail in Mitchell County for a period of three (3) years from and after the effective date of this Act."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and with the body of the bill.

House Bill No. 995 was then passed to engrossment.

HOUSE BILL NO. 1007 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 1007, A bill to be entitled "An Act relating to marks and brands of live stock in Jasper and Newton Counties, requiring that each owner of any live stock mentioned in Chapter 1 of Title 121 of the Revised Civil Statutes of Texas of 1925, shall within six (6) months after this Act takes effect, have his mark and brand for such stock recorded at the office of the County Clerk of said Counties; without any cost to owner and providing that such owners shall so record such marks and brands whether heretofore recorded or not and that after the expiration of six (6) months from the taking effect of this Act all records of marks and brands now in existence in Jasper and Newton Counties shall no longer have any force or effect and that after the expiration of six (6) months only the records made after this Act shall be effective and considered the recorded marks and brands in said Counties; and further providing that the County Clerk shall publish this Act in some newspaper in general circulation in said Counties for a period of thirty (30) days, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 855 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 855, A bill to be entitled "An Act to conserve and promote the prosperity and welfare of the citrus industry of the State of Texas by promoting the sale of citrus fruits produced in the State of Texas through the conducting of a publicity, advertising and sales promotion campaign to increase the consumption of such citrus fruits; to levy and impose an excise tax and to provide for the collection of same on all citrus fruits grown in the State of Texas; to create a citrus advertising fund; to define certain terms as used in this Act; to vest the administration of this Act in a Growers' Industry Committee and a Shippers' Marketing Committee under the supervision of the Commissioner of Agriculture of the State of Texas; ... etc., and providing for an emergency."

The bill was read second time, and was passed to engrossment.

MESSAGE FROM THE SENATE

Austin, Texas, March 23, 1937. Hon. R. W. Calvert, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed the following:

H. B. No. 60, A bill to be entitled "An Act to exclude that portion of the Santo Domingo plantation within the boundaries of Starr County Water Control and Improvement District Number One from said district, providing for the payment by the owners of said land of the proportionate part of said district's outstanding indebtedness against same, the manner of paying such proportionate part of said indebtedness, and declaring an emergency."

H. B. No. 221, A bill to be entitled "An Act to amend Article 1302, Chapter 1, Title 32 of the Revised Statutes of 1925, by adding thereto Section 99, so as to provide for the creation of private corporations for the purpose of producing, mining, manufacturing, buying and selling of building materials of all kinds, and declaring an emergency."

H. B. No. 276, A bill to be entitled "An Act making it unlawful to kill

quail in Garza County, Texas; providing the Act shall be in force for a period of two years; repealing all laws in conflict; providing a penalty for the violation of this Act, and declaring an emergency."

H. B. No. 366, A bill to be entitled "An Act granting to the dependents at law, the heirs and legal representatives of Milton Matkins, deceased, permission to bring suit against the State of Texas, and declaring an emergency."

H. B. No. 507, A bill to be entitled "An Act to validate the organization and creation of all Junior College Districts created in any manner under the provisions of the Acts of the Forty-first Legislature, 1929, page 648, Chapter 290 and/or under any amendment thereof." (With amendments.)

Respectfully,

BOB BARKER, Secretary of the Senate.

RECESS

Mr. Fielden moved that the House recess until 9:20 o'clock a. m., tomorrow.

Mr. Johnson of Ellis moved that the House recess until 9:15 o'clock a. m., tomorrow.

The motion of Mr. Johnson of Ellis prevailed and the House, accordingly, at 10:00 o'clock p. m., took recess until 9:15 o'clock a. m., tomorrow.

APPENDIX

STANDING COMMITTEE REPORTS

The following committees have filed favorable reports on bills and resolution, as follows:

Appropriations: House Bill No. 847. Criminal Jurisprudence: House Bills Nos. 687, 688 and 689.

Counties: House Bills Nos. 426 and 448.

Constitutional Amendments: House Joint Resolution No. 19.

Education: Senate Bill No. 227.

Highways and Motor Traffic: House Bill No. 594; Senate Bill No. 333.

Interstate Cooperation: House Bill No. 686; Senate Bill No. 223.

School Districts: House Bills Nos. 915 and 761.

State Affairs: Senate Bills Nos. 74 and 114.

The following committee filed adverse reports on resolutions, as follows:

Constitutional Amendments: House Joint Resolutions Nos. 25, 27 and 41.

The Committee on Constitutional Amendments filed an adverse report, with a minority favorable report, on House Joint Resolution No. 21.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room,

Austin, Texas, March 22, 1937.

Hon. R. W. Calvert, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 102, A bill to be entitled "An Act amending House Bill No. 8, Chapter 495, Section 6-40A, Acts, Forty-fourth Legislature, Third Called Session, page 2078, levying a tax upon persons, firms and corporations who produce sulphur; providing for the making of sworn quarterly reports to the Comptroller; providing that the occupation tax on sulphur be Two (\$2.00) Dollars per long ton, and for the collection of same; providing method of ascertaining tax on sulphur produced during portion of a quarter of a year; providing that this tax shall be in lieu of former taxes, but shall be paid as formerly; providing for allocation of funds collected under this tax; repealing all other laws or parts of laws in conflict with these provisions, and declaring an emergency."

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

Austin, Texas, March 23, 1937. Hon. R. W. Calvert, Speaker of the

House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. C. R. No. 75, Authorizing the State Highway Department to lend equipment to the City of Eastland.

Has carefully compared same and finds it correctly engrossed.

BRIDGERS, Chairman.

REPORTS OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, March 22, 1937. Hon. R. W. Calvert, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 288, "An Act providing for emergency relief for certain school districts in Texas to aid certain districts in the payment of teachers' salaries, and in equipping certain school buildings in certain districts in which there has been an influx of children, within scholastic age, since the last scholastic enumeration in the State; making an appropriation to each of said districts for said purposes; prescribing the manner of disbursing the funds appropriated by this Act, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HERZIK, Chairman.

Austin, Texas, March 22, 1937. Hon. R. W. Calvert, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 162, "An Act providing for the amount that may be allowed by County Boards of Trustees to the County Superintendents of Public Instruction and their assistants for expenditures for office and traveling expenses in certain counties according to the last preceding Federal Census; repealing all laws and parts of laws, General or Special, in conflict therewith, and declaring an emergency."

Has carefully compared same and finds it correctly enrolled.

HERZIK, Chairman.

FORTY-FIRST DAY

(Continued)

(Wednesday, March 24, 1937)

The House met at 9:15 o'clock a. m., and was called to order by Speaker Calvert.

ADDRESS BY THE HONORABLE JAMES A. FARLEY

(In Joint Session)

At the hour of 9:30 o'clock a. m., Alexandrixed by concurrent action of the two Alsup

Houses for the purpose of hearing an address by the Honorable James A. Farley, Postmaster General of the United States, the official party composed of the following: Postmaster General James A. Farley, the Honorable James V. Allred, Governor of Texas, the Honorable H. Y. Benedict, President of the University of Texas, Senators Newton, Lemens, Nelson, Brownlee and Westerfeld, committee on the part of the Senate, Messrs. Jones of Falls, Harris of Dickens, Mauritz, Howard and Dollins, committee on the part of the House; former Governor James E. Ferguson, Honorable A. W. Keeling, former Attorney General, Honorable Tom Miller, Mayor of Austin, Honorable C. N. Avery, Mr. Frank Schofield and Mr. C. B. Cook, were announced at the bar of the House and were admitted and escorted to seats on the Speaker's stand.

The Honorable Senators, escorted by Honorable Bob Barker, Secretary of the Senate, and A. W. Holt, Sergeant-at-Arms of the Senate, were announced at the bar of the House and were admitted and occupied seats prepared for them.

The Honorable Walter Woodul, Lieutenant Governor, was escorted to a seat on the Speaker's stand and occupied a seat on the right of the Speaker.

The Honorable R. W. Calvert, Speaker of the House, called the House of Representatives to order.

Lieutenant Governor Walter Woodul called the Senate to order.

Speaker Calvert presented Honorable James V. Allred, Governor, who in turn introduced Honorable James A. Farley.

Mr. Farley then addressed the Joint Session and the assemblage.

SENATE RETIRES

At the conclusion of the address, the Senate retired to its Chamber.

HOUSE BILLS ON FIRST READING .

Mr. Cagle moved to introduce, at this time, and have placed on first reading, House Bill No. 1027.

The motion prevailed by the following vote:

Yeas-120.

Adkins Amos Alexander Baker Alsup Bates